

FEDERAL REGISTER

THE NATIONAL ARCHIVES
OF THE UNITED STATES
1934

VOLUME 11 NUMBER 88

Washington, Saturday, May 4, 1946

Regulations

TITLE 5—ADMINISTRATIVE PERSONNEL

Chapter I—Civil Service Commission

PART 25—FORMAL EDUCATION REQUIREMENTS FOR APPOINTMENT TO CERTAIN SCIENTIFIC, TECHNICAL AND PROFESSIONAL POSITIONS

PHARMACIST, ADDITION TO LIST

For the reasons set forth in the accompanying justification¹ filed with the Division of the Federal Register, the following position is added to § 25.1 (a) (10 F.R. 7081, 12839, 15031, 11 F.R. 4225, 4287, 4443):

Pharmacist P-1—P-2, in agencies other than the Veterans' Administration.

(Sec. 5, Veterans' Preference Act of 1944, 58 Stat. 387)

By the United States Civil Service Commission,

[SEAL]

H. B. MITCHELL,
President.

[F. R. Doc. 46-7421; Filed, May 2, 1946; 1:51 p. m.]

PART 27—TEMPORARY CIVIL SERVICE REGULATIONS

EXEMPTIONS FROM CLASSIFICATION

The following positions are to be added to the list of exempted positions in the final paragraph of § 27.2 (c) (2) *Exemptions from classification* (11 F.R. 1424, 3469, 4323):

Position	Effective date
State Director, field service, U. S. Savings Bonds Division, Treasury Department	May 4, 1946
Deputy Director, field service, U. S. Savings Bonds Division, Treasury Department	May 4, 1946

By the United States Civil Service Commission,

[SEAL]

H. B. MITCHELL,
President.

[F. R. Doc. 46-7426; Filed, May 2, 1946; 4:33 p. m.]

¹ Filed as part of the original document.

TITLE 7—AGRICULTURE

Chapter XI—Production and Marketing Administration (War Food Distribution Orders)

[WFO 63-11]

PART 1596—FOOD IMPORTS

REVISION OF APPENDIX; CINNAMON

Pursuant to the authority vested in me by War Food Order No. 63, as amended (10 F.R. 8950; 11 F.R. 2630), Appendix A to the said order is hereby revised by deleting the following item:

Food	Commerce
Cinnamon and chips of, ground and unground.	import class No. 1526.000, 1550.030.

This revision shall become effective at 12:01 a. m., e. s. t., May 1, 1946.

(E.O. 9280, 7 F.R. 10179; E.O. 9577, 10 F.R. 8087; W.F.O. 63, 10 F.R. 8950, 11 F.R. 2630)

Issued this 2d day of May 1946.

[SEAL]

G. T. PEYTON,
Acting Assistant Administrator.

[F. R. Doc. 46-7453; Filed, May 3, 1946; 11:13 a. m.]

TITLE 10—ARMY: WAR DEPARTMENT

Chapter VI—Organized Reserves

PART 604—ENLISTED RESERVE CORPS

Sections 604.1 to 604.11, inclusive, are superseded by the following §§ 604.1 to 604.11, inclusive, in revision of AR 150-5, February 13, 1946.

Sec.	Eligibility.
604.1	Grade.
604.2	Enlistment.
604.3	Transfers.
604.4	Qualification.
604.5	Physical examination.
604.6	Orders to active duty.
604.7	Voluntary requests for orders to active duty.
604.8	Separation from service.
604.9	Identification card.
604.10	Change of residence.
604.11	

AUTHORITY: §§ 604.1 to 604.11, inclusive, issued under 39 Stat. 195, 41 Stat. 780, 44 Stat. 705; 10 U.S.C. 421, 423-427.

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Published daily, except Sundays, Mondays, and days following legal holidays, by the Division of the Federal Register, the National Archives, pursuant to the authority contained in the Federal Register Act, approved July 26, 1935 (49 Stat. 500, as amended; 44 U.S.C., ch. 8B), under regulations prescribed by the Administrative Committee, approved by the President. Distribution is made only by the Superintendent of Documents, Government Printing Office, Washington 25, D. C.

The regulatory material appearing herein is keyed to the Code of Federal Regulations, which is published, under 50 titles, pursuant to section 11 of the Federal Register Act, as amended June 19, 1937.

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§ 604.1 Eligibility. (a) Enlistments in the Enlisted Reserve Corps will be limited to male individuals who have served in the Army, Navy, Marine Corps, or Coast Guard for a period of at least 6 months; *Provided, That:*

(1) The discharge last received was under honorable conditions.

(2) Requirements as to physical standards are met.

(3) The applicant was not discharged under the provisions of Army Regulations.

(4) The applicant is not eligible for enlistment under the provisions of Army Regulations.

(5) The applicant is not a Selective Service registrant who is classified 1-A.

(6) The applicant maintains a permanent residence within the continental limits of the United States or its possessions.

(b) Any member of the National Guard whose enlistment has expired and who has served in the Army of the United States since September 16, 1940 is eligible for enlistment in the Enlisted Reserve Corps provided that he is otherwise qualified.

§ 604.2 *Grade.* All enlistments will be in the seventh grade with the following exceptions:

(a) Enlisted men of the Army of the United States, eligible under § 604.1 may, at the time of discharge, or within 6 months thereafter, enlist in the grade and branch of service in which serving at the time of discharge.

(b) Former enlisted men of the Army of the United States, eligible under § 604.1, who served since September 16, 1940 and were separated after May 12, 1945, may enlist in the grade and branch of service in which serving at the time of discharge, provided they apply in person at a recruiting station and effect such enlistment in the Enlisted Reserve Corps within 6 months of the date of these regulations and are fully qualified, physically and otherwise.

(c) Individuals enlisted under paragraphs (a) and (b) of this section will be permitted to retain ratings such as parachutists, combat infantrymen, and similar technical designations authorized by current War Department directives. Appropriate notations will be made on their records to reflect such action.

§ 604.3 *Enlistment.*—(a) *Arm or service for which enlisted.* Enlistments will normally be made in the section of the Enlisted Reserve Corps for which best qualified by prior service. However, an applicant may elect another section, provided that enlistment is made in the seventh grade and applicant appears qualified for service in the section elected. Enlistments are authorized in the following sections:

- (1) Adjutant General's Department Enlisted Reserve.
- (2) Air Corps Enlisted Reserve.
- (3) Armor Enlisted Reserve (including tank destroyer personnel).
- (4) Cavalry Enlisted Reserve.
- (5) Chemical Warfare Service Enlisted Reserve.
- (6) Coast Artillery Corps Enlisted Reserve.
- (7) Corps of Engineers Enlisted Reserve.
- (8) Corps of Military Police Enlisted Reserve.
- (9) Field Artillery Enlisted Reserve.
- (10) Finance Department Enlisted Reserve.
- (11) Infantry Enlisted Reserve.
- (12) Medical Department Enlisted Reserve.
- (13) Military Intelligence Enlisted Reserve.
- (14) Ordnance Department Enlisted Reserve.
- (15) Quartermaster Corps Enlisted Reserve.
- (16) Signal Corps Enlisted Reserve.

(17) Staff and Administrative Enlisted Reserve.

(18) Transportation Corps Enlisted Reserve.

(b) Enlistments or reenlistments in the Enlisted Reserve Corps will be for a period of 3 years.

§ 604.4 *Transfers.* Applications for transfer to another section of the Enlisted Reserve Corps may be approved by the commanding general of the service command: *Provided,* That each transfer is made in grade seven and the applicant is qualified for service in the section requested.

§ 604.5 *Qualification.* All men enlisted in the Enlisted Reserve Corps must be qualified physically and otherwise for military service in accordance with current standards for enlistment or induction.

§ 604.6 *Physical examination.* (a) The standards for physical examination will be those prescribed in MR 1-9, Standards of Physical Examination During Mobilization, except, however, the War Department may prescribe special standards for physical examination for enlistments in certain branches of the service or for special types of duty.

(b) When necessary, applicants who are otherwise qualified for enlistment in the Enlisted Reserve Corps may be transported from the recruiting station or examining board to the nearest station where a physical examination may be given, retained thereat, furnished meals and lodging, and returned at Government expense.

§ 604.7 *Orders to active duty.*—(a) *Authority.* Men under 18 years of age who were enlisted under the authority contained in regulations issued October 2, 1945 (10 F.R. 812) will not be ordered to active service until they have attained their eighteenth birthday but will be ordered to active service immediately thereafter, except that:

(1) Students in attendance at colleges or secondary schools may, upon their own application, be deferred from being ordered to active duty to complete the term or semester in which they reach their eighteenth birthday, but in no case beyond the age of 18 years and 6 months.

(2) Members of the Enlisted Reserve Corps who are enrolled in the Army Specialized Training Reserve Program will be ordered to active duty at the end of the term in which they reach their eighteenth birthday.

(3) Commanding generals of service commands are authorized to defer orders to active duty for illness or other cogent reasons but in no case shall the deferment be extended beyond the age of 18 years and 6 months.

(b) Men enlisted under the provisions of § 604.2 (a) and (b) will not be ordered to active duty except as ordered by the Secretary of War.

§ 604.8 *Voluntary requests for orders to active duty.* (a) Members of the Enlisted Reserve Corps, unassigned, under 18 years of age, who enlisted under the provisions of regulations issued October 2, 1945, (10 F.R. 812) may, upon attaining their eighteenth birthday, if not ordered to active duty immediately, volun-

tarily request orders to active duty by submitting in each case a formal request in writing to the commanding general of the service command of residence. Such members of the Enlisted Reserve Corps will be ordered to active duty in the Army of the United States for the unexpired period of their enlistment in the Enlisted Reserve Corps.

(b) Members of the Enlisted Reserve Corps, other than those specified in paragraph (a) of this section, will not be ordered to active duty on their own request except for limited periods of training as may be ordered by the Secretary of War with the consent of each reservist concerned.

§ 604.9 *Separation from service.*—(a) *Discharge from active duty.* When on active duty the discharge of members of the Enlisted Reserve Corps will be governed by the provisions of Army Regulations.

(b) *Discharge from inactive status.* (1) Individuals on an inactive status in the Enlisted Reserve Corps will be discharged in accordance with the provisions of Army Regulations.

(2) Any Enlisted Reservist who enlists in the National Guard of the United States will be administratively discharged from the Enlisted Reserve Corps.

(3) Individuals will not be ordered to active duty for the sole purpose of effecting a discharge.

(4) Members of the Enlisted Reserve Corps on an inactive status who request enlistment in the Regular Army will be administratively discharged without being called to active duty, and enlisted in the Regular Army in such grades as may be authorized by War Department instructions in effect at the time of enlistment in the Regular Army for persons who are not members of the Enlisted Reserve Corps.

§ 604.10 *Identification card.* (a) WD AGO Form 166 (Identification Card—Enlisted Reserve Corps) will be prepared and given to the enlisted man at the time of his enlistment or transfer to the Enlisted Reserve Corps to be retained in his possession until called to active duty or discharged.

(b) The reverse side of the identification card contains instructions to the reservist regarding report of change of address.

§ 604.11 *Change of residence.* (a) Immediately upon changing residence, a member of the Enlisted Reserve Corps will notify the commanding general of the service command, using WD AGO Form 167 (Individual Report of Enlisted Reservist), stating his new address.

(b) Enlistment in the Enlisted Reserve Corps does not restrict travel or residence abroad. An enlisted reservist before leaving the United States for a period of 30 days or more will notify the commanding general of the service command of any occupation he expects to follow while abroad, of his foreign address, and of the approximate duration of his absence. Upon his return he will report to the commanding general of the service command the date of his return and his permanent address. Enlisted reservists who depart for an absence

abroad for a period of 6 months or longer will be discharged, unless, for cogent reasons, an exception is made by The Adjutant General.

[SEAL] EDWARD F. WITSELL,
Major General,
The Adjutant General.

[F. R. Doc. 46-7450; Filed, May 3, 1946;
10:40 a. m.]

Chapter IX—Transport

PART 903—TRANSPORTATION OF INDIVIDUALS DEPENDENTS

Section 903.1 (a) (1) is amended by the addition of subdivision (iv) to read as follows:

§ 903.1 *Dependents*—(a) *To whom transportation furnished* * * *

(1) *Military personnel*. * * *

(iv) *Officer candidate*.

(a) *Commissioned graduates*. A commissioned graduate of an officers' candidate school, having dependents as defined in (b) below, may be furnished transportation for such dependents as follows:

Transferred to school as warrant officer or noncommissioned officer of first three grades. From last permanent duty station (from which transferred to the school) to first permanent duty station as a commissioned officer.

Transferred to school as an enlisted man below the first three grades. From the home of record indicated at time of acceptance of commission to the first permanent duty station as a commissioned officer.

(b) *Nongraduates*. A nongraduating warrant officer or enlisted person of the first three grades, having dependents as defined in (b) below, may be furnished transportation for such dependents from the last permanent duty station (from which transferred to the school) to the new permanent duty station (to which transferred from the school) or as otherwise authorized by this part. Transportation at Government expense for dependents of nongraduate enlisted men below the first three grades is not authorized.

(R. S. 161; 41 Stat. 421; 5 U.S.C. 22; 10 U.S.C. 756, 756b) [AR 55-120, 26 Apr 1943 as amended by Cir 120, 25 Apr 1946]

[SEAL] EDWARD F. WITSELL,
Major General,
The Adjutant General.

[F. R. Doc. 46-7420; Filed, May 2, 1946;
1:38 p. m.]

TITLE 14—CIVIL AVIATION

Chapter I—Civil Aeronautics Board

[Regs., Amdt. 50-0]

PART 50—AIRMAN AGENCY CERTIFICATES

At a session of the Civil Aeronautics Board held at its office in Washington, D. C., on the 30th day of April, 1946.

Effective April 30, 1946, Part 50 of the Civil Air Regulations is amended to read as follows:

Sec.

- 50.0 Certificate.
- 50.00 Issuance.
- 50.01 School ratings.
- 50.1 Requirements.
- 50.10 Ground school requirements.
- 50.100 Curriculum.
- 50.11 Flying school requirements.
- 50.110 Curriculum.
- 50.2 General.
- 50.200 Application.
- 50.201 Display.
- 50.202 Duration.
- 50.203 Renewal.
- 50.204 Transfer.
- 50.205 Surrender.
- 50.206 Quality of instruction.
- 50.207 Student examinations.
- 50.208 Records.
- 50.209 Graduation certificates.
- 50.210 Inspection.
- 50.211 Curriculum changes.
- 50.212 Maintenance of facilities, equipment, and material.
- 50.213 Advertising.

AUTHORITY: §§ 50.0 to 50.213, inclusive, issued under 52 Stat. 984, 1007; 49 U.S.C. 425, 551.

§ 50.0 Certificate.

§ 50.00 *Issuance*. An airman agency certificate will be issued to an applicant who complies with the minimum requirements for one or more school ratings.

§ 50.01 *School ratings*. (a) Basic ground school.

(b) Advanced ground school.

(c) Primary flying school.

(d) Commercial flying school.

(e) Instrument flying school.

(f) Flight instructor school.

§ 50.1 Requirements.

§ 50.10 *Ground school requirements*.

(a) Classrooms adequately heated and lighted, of sufficient size to accommodate the greatest number of students scheduled for attendance at any one time.

(b) Sufficient classroom equipment to insure adequate instruction in all required subjects.

(c) At least one regularly available principal instructor possessed of a ground instructor certificate with ratings for each of the required subjects of the curriculum.

§ 50.100 *Curriculum*. A ground school curriculum approved by the Administrator for at least one of the following:

(a) *Basic ground school*. 50 hours of classroom instruction in the subjects of Civil Air Regulations, including air traffic control practices and procedures, navigation, meteorology, and general servicing of aircraft.

(b) *Advanced ground school*. 100 hours of instruction in the subjects of Civil Air Regulations, including air traffic control practices and procedures, navigation, meteorology, aircraft and engines, including the general servicing and maintenance of aircraft and engines.

§ 50.11 *Flying school requirements*. (a) An airport adequate for the aircraft to be used and safe for the flight instruction to be given.

(b) Adequate hanger facilities housing all aircraft used for flight instruction.

(c) Adequate office, rest room, and ready room facilities.

(d) A sufficient number of certificated aircraft appropriate for the flight instruction to be given.

(e) Adequate shop, or readily available facilities suitable to insure proper maintenance of the aircraft to be used.

(f) A sufficient number of certificated mechanics readily available to provide for the inspection, maintenance, and repair of all aircraft used for flight instruction, unless other arrangements are approved by the Administrator.

(g) A sufficient number of regularly available and appropriately rated flight instructors.

§ 50.110 *Curriculum*. A curriculum approved by the Administrator for at least one of the following:

(a) *Primary flying school*. 35 hours flying, or, if nonspinnable aircraft are used, not less than 25 hours flying.

(b) *Commercial flying school*. 160 hours of flying.

(c) *Instrument flying school*. 30 hours of instrument flying instruction of which at least 20 hours shall be in actual flight; and 30 hours of ground instruction in the subjects of Civil Air Regulations, navigation, meteorology, and radio orientation and procedure, as applied to instrument flying.

(d) *Flight instructor school*. 25 hours of flying devoted exclusively to the science of flight instruction, and 40 hours of theoretical instruction in subjects covering the fundamentals of giving flight instruction and the analysis and performance of flight technique.

§ 50.2 General.

§ 50.200 *Application*. Application for an airman agency certificate and rating shall be made upon the form prescribed and furnished by the Administrator, and shall be accompanied by two copies of any proposed curriculum.

§ 50.201 *Display*. Display of an airman agency certificate shall be made upon the reasonable request of any person.

§ 50.202 *Duration*. An airman agency certificate shall expire 24 calendar months after the month of issuance.

§ 50.203 *Renewal*. Application for renewal of an airman agency certificate shall be made on a form furnished by the Administrator and may be mailed or presented to any inspector within 60 days prior to the month of expiration.

§ 50.204 *Transfer*. An airman agency certificate is not transferable.

§ 50.205 *Surrender*. Upon the suspension, revocation, termination, or cancellation of an airman agency certificate the holder thereof shall surrender such certificate to an authorized representative of the Administrator.

§ 50.206 *Quality of instruction*. The quality of instruction shall be such that at least 80 percent of the students who apply within 60 days after graduation will be able to qualify for pilot ratings

appropriate to the curriculum from which they were graduated.

§ 50.207 *Student examinations.* Upon the completion of each subject included in an approved curriculum, each student taking the subject shall be given an appropriate examination. The student's written examination, or, in the case of a practical examination, a report thereof, shall be kept by the school for not less than one year from the date of the termination of the student's enrollment.

§ 50.208 *Records.* The school shall keep an accurate individual record of each student, which shall include a chronological log of all instruction, attendance, subjects covered, examinations, and examination grades. The entire record shall be certified by an authorized official of the school.

§ 50.209 *Graduation certificates.* A graduation certificate on the form prescribed by the Administrator shall be given each student graduated from a certificated airman agency school.

§ 50.210 *Inspection.* Upon reasonable request, an applicant for an airman agency certificate, or the holder of such a certificate, shall permit any authorized representative of the Administrator or the Board to inspect its personnel, facilities, equipment, and records.

§ 50.211 *Curriculum changes.* Changes in an approved curriculum shall not be made without filing immediate notification of such changes with the Administrator. Unless the school is notified to the contrary within 45 days after filing the proposed changes with the Administrator, they will be considered approved.

§ 50.212 *Maintenance of facilities, equipment, and material.* A certificated airman agency shall maintain personnel, facilities, and equipment at least equal in quality and quantity to those required for the issuance of such a certificate.

§ 50.213 *Advertising.* No certificated airman agency shall make any statement pertaining to the school which is false, or which is designed to mislead any person contemplating enrollment in the school. Any advertising which indicates that the school is approved by the Administrator shall clearly differentiate between those courses which have been approved by the Administrator and those which have not.

By the Civil Aeronautics Board.

[SEAL] FRED A. TOOMBS,
Secretary.

[F. R. Doc. 46-7452; Filed, May 3, 1946;
11:05 a. m.]

TITLE 32—NATIONAL DEFENSE

Chapter VIII—Office of International Trade, Department of Commerce

Subchapter B—Export Control

[Amdt. 181]

PART 801—GENERAL REGULATIONS

PROHIBITED EXPORTATIONS; WASTE PAPER

Section 801.2 *Prohibited exportations* is hereby amended as follows:

The list of commodities set forth in paragraph (b) is amended by adding thereto the following commodities:

Dept. of Commerce Schedule B No.	Commodity	Unit	GLV dollar value limits country group	
			K	E
468905	Waste paper: Overissue news (all white, large size, over-run newspapers from newspaper offices, packed in securely tied bundles, small or large bales).	Lbs...	100	25
468909	Other waste paper.....	Lbs...	100	25

Shipments of any of the above commodities removed from general license which were on dock, on lighter, laden aboard an exporting carrier or in transit to a port of exit pursuant to an actual order for export prior to the effective date of this amendment may be exported under the previous general license provisions.

This amendment shall become effective on May 10, 1946.

(Sec. 6, 54 Stat. 714; 55 Stat. 206; 56 Stat. 463; 58 Stat. 671; 59 Stat. 270; E.O. 8900, 6 F.R. 4795; E.O. 9361, 8 F.R. 9861; Order No. 1, 8 F.R. 9938; E.O. 9380, 8 F.R. 13081; E.O. 9630, 10 F.R. 12245; Order No. 390, 10 F.R. 13130)

Dated: April 30, 1946.

JOHN C. BORTON,
Director,

Requirements and Supply Branch.

[F. R. Doc. 46-7451; Filed, May 3, 1946;
10:57 a. m.]

Chapter IX—Civilian Production Administration

AUTHORITY: Regulations in this chapter unless otherwise noted at the end of documents affected, issued under sec. 2 (a), 54 Stat. 676, as amended by 55 Stat. 236, 56 Stat. 177, 58 Stat. 827 and Pub. Law 270, 79th Cong.; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; E.O. 9599, 10 F.R. 10155; E.O. 9638, 10 F.R. 12591; CPA Reg. 1, Nov. 5, 1945, 10 F.R. 13714.

PART 944—REGULATIONS APPLICABLE TO THE OPERATION OF THE PRIORITIES SYSTEM

[Priorities Reg. 28, Schedule I, as Amended May 3, 1946]

CRITICAL PRODUCTS

(a) *Introduction.* The table in this Schedule lists certain of the critical products which the Civilian Production Administration has determined to be in such tight supply that they are serious threats to the national economy. (This Schedule supersedes former Directions 1 through 5 and 7 through 12 to PR-28 covering critical products.) When effective assistance of other kinds is not practicable, the CPA may assign CC preference ratings under paragraph (e) of Priorities Regulation 28 for material which is needed to sustain or increase the production of these products. In addition to the rules explained in paragraph (b) below, the general rules in paragraphs (c) and (d) of Priorities Regulation 28 governing the application for and assignment of CC ratings are also applicable.

Especially important is paragraph (d) (1) of Priorities Regulation 28, requiring a determination that the use of substitute and less scarce materials is not practicable, that reasonable efforts have been made to get the required item without a rating, and that a rating is required to obtain the item by the latest date and in the minimum quantity practicable after taking into consideration material in inventory and available without a rating.

(b) *Explanation of table.*

Column I—Critical products. Column I lists the critical products for which CC ratings may be granted to sustain or increase production. When "specialized machinery" for another critical product is listed in Column I, it includes only machinery and equipment designed solely for the production of that critical product. It does not include general types of equipment suitable for other use even though a particular piece of equipment is designed and built expressly for a producer of the critical product.

Column II—Persons eligible. Column II states the persons who may apply for CC ratings. Where Column VI indicates that CC ratings may be assigned for construction, the builder or contractor may apply instead of the person listed.

Column III—Production materials. (1) If the word "yes" appears in Column III, the CPA may assign CC ratings to the person named in Column II to get production materials needed to make the item listed in Column I regardless of the applicant's minimum economic rate of operation. Where the applicant regularly sells materials as maintenance, repair or operating supplies for the item he makes, CC ratings may also be assigned to him for such supplies or for materials needed to make them. Applications for CC ratings for textile fabrics or yarns should be made under Priorities Regulation 28A, and CC ratings may be assigned under paragraph (d) of that Regulation in accordance with subparagraph (d) (5) (1).

(2) If the word "no" appears in Column III, CC ratings will be assigned for production materials only as provided in Priorities Regulation 28. The same rule applies to any production materials expressly excluded from Column III.

Column IV—Capital equipment. (1) If the word "yes" appears in Column IV, the CPA may assign CC ratings to the person named in Column II to get capital equipment which either (i) will result in a substantial increase in production of the item listed in Column I, or (ii) is needed to replace present operating equipment which is in danger of imminent breakdown.

(2) Where the word "no" appears in Column IV, CC ratings will be assigned for capital equipment only as provided in Priorities Regulation 28. The same rule applies to any capital equipment expressly excluded from Column IV.

Column V—MRO. (1) If the word "yes" appears in Column V, the CPA may assign CC ratings to the person named in Column II to get maintenance, repair and operating supplies (MRO) which he needs to use in making the item listed in Column I.

(2) If the word "no" appears in Column V, CC ratings will be assigned for MRO only as provided in Priorities Regulation 28.

Column VI—Construction. (1) If the word "yes" appears in Column VI, the CPA may assign CC ratings to the person named in Column II, or to his builder, for material needed for incorporation in new plants or in expanded or modernized old ones where increased production of the item listed in Column I will result, or where the construction is necessary to prevent a loss of production.

(2) If the word "no" appears in Column VI, CC ratings will be assigned for construction materials only as provided in Priorities Regulation 28.

NOTE: Table amended May 3, 1946.

I Critical products	II Person eligible	III Production materials	IV Capital equipment	V MRO	VI Construction
Asbestos-cement siding shingles and flat sheets (products made from asbestos fibres and cement).	Producer.....	No.....	Yes (except specialized machinery for asbestos-cement siding shingles and flat sheets).	Yes.....	Yes.
Asbestos-cement siding shingle and flat sheet specialized machinery.	Producer.....	Yes.....	Yes.....	Yes.....	No.
Asphalt and tarred roofing products (smooth surfaced roll roofing, mineral surfaced roll roofing, strip and individual asphalt shingles, mineral surfaced insulation board, laminated asphalt felt and mastic core type boards, saturated felts, dry roofing felts, and saturated or coated sheathing papers).	Producer.....	No.....	Yes (except specialized machinery for asphalt and tarred roofing products).	Yes.....	Yes.
Asphalt and tarred roofing products specialized machinery.	Producer.....	Yes.....	No.....	Yes.....	No.
Building board (board made from wood pulp, vegetable fibres, pressed paper stock, or multiple plies of fibred stock).	Producer.....	No.....	Yes (except specialized machinery for building board).	Yes.....	Yes.
Building board specialized machinery.	Producer.....	Yes.....	No.....	Yes.....	No.
Castings, malleable iron and gray iron, including cast iron soil pipe, cast iron radiation and railroad car brake shoes (formerly covered by direction 4).	Producer (foundry).....	Yes.....	Yes.....	Yes.....	Yes.
Clay building products (common and face brick, clay structural tile and clay sewer pipe) (formerly covered by direction 2).	Manufacturer.....	Yes.....	Yes (except specialized machinery for clay building products).	Yes.....	Yes.
Clay building products specialized machinery (such as de-airing machines, extrusion heads, clay grinders and pulverizers, and brick presses) (formerly covered by Direction 2).	do.....	Yes.....	No.....	Yes.....	No.
Coal, of the following kinds only: high grade metallurgical and by-product coking coal and double screened domestic coal in the areas comprising Bituminous Producing Districts 1, 2, 3, 7, 8, and 13 (as defined in SFAN Regulation 27) and the anthracite fields of Pennsylvania (formerly covered by direction 1).	Producer.....	No.....	Yes (except underground coal mining machinery).	Yes ¹	Yes (at present mines only).
Coal mining machinery, underground (formerly covered by direction 1).	Manufacturer.....	Yes.....	No.....	Yes.....	No.
Concrete building products (light weight and heavy weight aggregate concrete blocks and cement brick) (formerly covered by direction 8).	do.....	Yes (cinders, burned clay or shale, and blast furnace slag, only).	Yes (except specialized machinery for concrete building products).	Yes.....	Yes.
Concrete building products specialized machinery (such as concrete block and brick machines and attachments, including concrete mixers and skip loaders as commonly used in the concrete products industry) (formerly covered by Direction 8).	do.....	Yes.....	No.....	Yes.....	No.
Furnaces (warm-air).....	Producer.....	Yes (except iron and steel products in the forms and shapes listed in Schedule I to Order M-21).	Yes.....	Yes.....	Yes.
Gypsum board and gypsum lath.....	Producer.....	No.....	Yes (except specialized machinery for gypsum board and gypsum lath).	Yes.....	Yes.
Gypsum board and gypsum lath specialized machinery.	Producer.....	Yes.....	No.....	Yes.....	No.
Logs (formerly covered by direction 5).....	Producer (any person engaged in felling or bucking trees or transporting the yield from felled trees to the points of delivery for manufacture or shipment)	No.....	Yes (except special equipment produced only for use in log or sawmill operations).	Yes.....	Yes. ²
Lumber (formerly covered by direction 5).....	Producer (operator of any plant, stationary or portable, which produces lumber not further manufactured than by sawing, resawing, passing lengthwise through a standard planing machine, cross-cutting to length and working, but not including any establishment known in the trade as a "distribution yard", engaged in either retail or wholesale business, even though it may process lumber on special orders from customers).	No.....	Yes (except special equipment produced only for use in log or sawmill operations).	Yes.....	Yes. ²
Millwork, suitable for housing construction (formerly covered by direction 5).	Producer.....	No.....	Yes.....	Yes.....	Yes (at existing plants only).
Motors, electric, fractional horsepower AO (formerly covered by direction 11).	Manufacturer.....	Yes (except electric sheet steel).	Yes.....	Yes.....	Yes.
Penicillin (formerly covered by direction 7).	Producer.....	Yes.....	Yes.....	Yes.....	Yes.
Plywood, softwood (formerly covered by direction 5).	do.....	No.....	Yes.....	Yes.....	Yes (at existing plants only).
Presses, mechanical, power-driven, 150 ton and over.	do.....	Yes.....	No.....	Yes.....	No.
Pulpwood (formerly covered by direction 5).	do.....	No.....	Yes.....	Yes.....	Yes. ¹
Rosin (formerly covered by direction 10).	do.....	Yes.....	Yes.....	Yes.....	Yes.
Steel, electrical high silicon sheet (formerly covered by direction 12).	do.....	No.....	Yes.....	Yes.....	Yes.
Streptomycin (formerly covered by direction 3).	do.....	Yes.....	Yes.....	Yes.....	Yes.
Titanium dioxide (formerly covered by direction 9).	do.....	Yes.....	Yes.....	Yes.....	Yes.
Veneer, softwood (formerly covered by direction 5).	do.....	No.....	Yes.....	Yes.....	Yes (at existing plants only).
Wire, copper magnet.....	Producer.....	Yes.....	Yes.....	Yes.....	Yes.

¹ CC ratings will be assigned for special repair parts for underground coal mining machinery only where the repair part is essential for the continued operation of the mine and then only where it will not interfere with delivery of mining machinery for more essential purposes.

² CC ratings for construction for logs, lumber, and pulpwood will be assigned only for construction at existing plants or at plants which need to be relocated because of increased availability of timber, manpower or transportation facilities.

Issued this 3d day of May 1946.

CIVILIAN PRODUCTION ADMINISTRATION.
By J. JOSEPH WHELAN,
Recording Secretary.

Chapter XI—Office of Price Administration

PART 1305—ADMINISTRATION

[SO 157]

SPECIAL MAXIMUM PRICES FOR REALES OF CERTAIN RADIO RECEIVING AND SENDING SETS AND OTHER ELECTRONIC AND COMMUNICATION MATERIALS

A statement of the considerations involved in the issuance of this supplementary order (§ 1305.185), issued simultaneously herewith, has been filed with the Division of the Federal Register.

SECTION 1. What this supplementary order does. This supplementary order fixes ceiling prices for resales of new and used (in as good as new operating condition) radio receiving and sending sets and other electronic and communication materials sold by any United States Government agency or by any prime contractor or subcontractor as termination inventory.

SEC. 2. Maximum prices. The maximum prices for resales of new and used (in as good as new operating condition) radio receiving and sending sets and other electronic and communication materials, complete and ready for use by the consumer, when sold by any United States Government agency or by any prime contractor or subcontractor as termination inventory, shall be as follows:

(a) For resales by a distributor to a dealer: The price paid the Government disposal agency or the prime contractor or subcontractor selling the article as termination inventory, plus a markup of 33 1/3% on such price.

(b) For resales by a dealer who purchases direct from a Government disposal agency or from a prime contractor or subcontractor selling the article as termination inventory: The price paid the seller by the dealer, plus a markup of 82% on such price.

(c) For resales by a dealer who purchases from a distributor: The price paid the distributor, plus a markup of 66 2/3%: *Provided*, That the selling price does not exceed the original Government or Contractor disposal price, plus a markup of 122%.

SEC. 3. Taxes. There may be added to the maximum prices hereinbefore set forth any amount of any Federal, State and municipal tax upon, or incident to, the sale, delivery or use of any of the articles described in section 2.

SEC. 4. Averaging of resale prices by dealers. Dealers, who purchase different lots of the same item from both the Government disposal agency or a Contractor selling termination inventory and from a distributor, or from the same source at different prices, may average the allowable resale prices for such items in stock in order to obtain a single maximum price to consumers, if so desired. The aggregate value of all items in stock priced at the average maximum retail price shall not exceed the sum of the aggregate resale values of the individual items priced at their respective maximum prices.

SEC. 5. Invoice of sale. Every reseller of any of the articles covered by this

order shall furnish purchasers, other than ultimate consumers, with an invoice of sale setting forth the selling price of the Government disposal agency or of the prime contractor or subcontractor selling the article as termination inventory.

SEC. 6. Export sales. The maximum prices at which any seller may export any of the commodities covered by this order shall be determined in accordance with the provisions of Maximum Export Price Regulation, as revised.

SEC. 7. Definitions. (a) "Electronic and communication materials" means all recording or reproducing equipment, receivers utilizing either or both long and short wave bands, both mobile and stationary transmitters and direction finding equipment, facsimile or television receivers.

(b) "Distributor" means any person who sells to purchasers for resale.

(c) "Dealer" means any person who sells to ultimate consumers.

SEC. 8. Relation to other regulations and orders. This supplementary order with respect to the commodities it covers supersedes any other regulation or order

previously issued by the Office of Price Administration.

This supplementary order shall become effective May 8, 1946.

Issued this 3d day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-7469; Filed, May 3, 1946;
11:37 a. m.]

PART 1340—FUEL

[MPR 323, Amdt. 13]

ASPHALT AND ASPHALT PRODUCTS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Maximum Price Regulation 323 is amended in the following respect:

1. Section 1340.353 (c) is amended by adding Denver, Colorado, as a new reference point to Table 1 with prices for asphalt cement, liquid asphalt, roofing flux and oxidized asphalt as follows:

Reference point	Asphalt cement		Liquid asphalt			Roofing flux	Oxidized asphalt	
	Pen. 40-100	Pen. 100-300	S-C 1-5	M-C 1-5	R-C 1-5		110-165 M. P.	165-220 M. P.
Denver, Colorado.....	\$17.00	\$16.00	\$0.0575	\$0.0700	\$0.0725	\$14.50	\$15.50	\$16.50

This amendment shall become effective May 8, 1946.

Issued this 3d day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-7464; Filed, May 3, 1946;
11:38 a. m.]

PART 1347—PAPER, PAPER PRODUCTS, RAW MATERIALS FOR PAPER AND PAPER PRODUCTS, PRINTING AND PUBLISHING

[RMPR 257, Incl. Amdts. 1-7]

PULPWOOD PRODUCED IN THE STATES OF MINNESOTA, MICHIGAN AND WISCONSIN

This compilation of Revised Maximum Price Regulation 257 includes Amendment 7, effective May 8, 1946. The text amended by Amendment 7 is underscored.

In the judgment of the Price Administrator the price of pulpwood has risen to an extent and in a manner inconsistent with the purposes of the Emergency Price Control Act of 1942. The Price Administrator has ascertained and given due consideration to the price of pulpwood prevailing in the States of Minnesota, Michigan and Wisconsin between October 1 and October 15, 1941, and has made adjustments for such relevant factors as he has determined and deemed to be of general applicability. The Price Administrator has advised and consulted with representative members of the industry. In the judgment of the Price Administrator the maximum prices established by this regulation are and will be generally fair and equitable and will effectuate the purposes of said act. A

statement of the considerations involved in the issuance of this regulation has been prepared and is issued simultaneously herewith.

Such specifications and standards as are used in this regulation were, prior to such use, in general use in the trade or industry affected.

[Preamble amended by Supplementary Order No. 64, 8 F.R. 12554, effective 9-11-43]

§ 1347.351 *Maximum prices for pulpwood produced in the States of Minnesota, Michigan and Wisconsin.* Under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250, Revised Maximum Price Regulation No. 257 (Pulpwood Produced in the States of Minnesota, Michigan and Wisconsin) is hereby issued.

Sec.

1. Prohibitions.
2. Less than maximum prices.
3. Adjustable pricing.
4. Evasion.
5. Records and reports.
6. Enforcement.
- 6a. Licensing.
7. Petitions for amendment.
8. Definitions.

Appendix A: Maximum prices for pulpwood.

AUTHORITY: § 1347.351 issued under 56 Stat. 23, 765; 57 Stat. 566, Pub. Law 383, 78th Cong.; Pub. Law 108, 79th Cong., E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681; E.O. 9599, 10 F.R. 10155; E.O. 9651, 10 F.R. 13487; E.O. 9697, 11 F.R. 1691.

¹ 8 F.R. 11037.

² Statements of considerations are also issued simultaneously with amendments. Copies may be obtained from the Office of Price Administration.

SECTION 1. Prohibitions. (a) On and after October 15, 1945, in the continental limits of the United States, regardless of any contract, agreement, lease or other obligation, no person shall buy and no person shall sell, deliver or transfer pulpwood cut from the stump in the States of Minnesota, Michigan, or Wisconsin, at prices in excess of the maximum prices set forth in Appendix A hereof; and no person shall agree, offer, solicit, or attempt to do any of the foregoing: *Provided, however,* That for the purposes of this regulation, a sale to a wholly owned subsidiary of a consumer may be considered as a sale to the consumer, and, further, that the maximum prices established herein or in any other maximum price regulation shall not apply to pulpwood which is sold to a consumer by its wholly owned subsidiary.

For the purposes of this regulation, a "wholly owned subsidiary of a consumer" means any duly organized corporation whose entire capital stock on October 15, 1945, was owned by a consumer as defined in section 8 (a) (3) hereof. In the event that a consumer establishes a wholly owned subsidiary after October 15, 1945, and the subsidiary wants to enjoy the privilege provided in this section, such subsidiary shall file a request for this privilege with the Paper and Paper Products Branch of the Office of Price Administration, Washington, D. C. Such request must contain the name and address of the subsidiary, the nature of the subsidiary's business, the ownership of the capital stock and the area in which the subsidiary will operate. The Administrator may at any time revoke or deny such privilege to any company if he finds that an unwarranted diversion of wood products has resulted or will result, or that the operations of any subsidiary are inconsistent with the purposes of the Emergency Price Control Act of 1942, as amended, and Executive Orders 9250, 9328 and 9599.

[Paragraph (a) amended by Am. 5, 10 F.R. 12742, effective 10-15-45]

(b) *Prohibited practices.* Any practice which is a device to get the effect of a higher-than-ceiling price without actually raising the dollar-and-cents price is as much a violation of this regulation as an outright over-ceiling price.

(c) *Specific prohibited practices.* The following are among the practices prohibited:

(1) Up-grading, up-scaling or allowing a greater net scale than the actual scale content of the pulpwood;

(2) Increasing the price of pulpwood by failing to make an effort in good faith to collect monetary or other advances such as trucks, tires, or other equipment to producers. Any advance whatsoever to a producer is to be considered as part of the price of the pulpwood to be supplied by the producer.

SEC. 2. Less than maximum prices. Lower prices than those set forth in Appendix A may be charged, demanded, paid or offered.

SEC. 3. Adjustable pricing. Any person may offer or agree to adjust or fix prices to or at prices not in excess of the maximum prices in effect at the time of delivery. In an appropriate situation,

where a petition for amendment requires extended consideration, the Administrator, may upon application, grant permission to agree to adjust prices upon deliveries made during the pendency of the petition in accordance with the disposition of the petition.

SEC. 4. Evasion. The price limitations set forth in this Revised Maximum Price Regulation No. 257 shall not be evaded, whether by direct or indirect methods, in connection with an offer, solicitation, agreement, sale, delivery, purchase or receipt of or relating to pulpwood produced in the states of Minnesota, Michigan, and Wisconsin, alone or in conjunction with any other commodity or by way of commission, service, transportation, or other charge, or discount, premium or other privilege, or by tying-agreement or other understanding, or otherwise.

SEC. 5. Records and reports. (a) Every person making a purchase or sale of pulpwood, for which a maximum price is established by this Regulation, shall make and shall preserve, for inspection by the Office of Price Administration, for so long as the Emergency Price Control Act of 1942 shall be in effect, the same records of such purchases and sales as such person customarily made prior to the effective date of this regulation.

(b) Every person required to keep records by paragraph (a) of this section shall submit such reports as the Office of Price Administration, with the approval of the Bureau of the Budget, may from time to time require.

SEC. 6. Enforcement. Persons violating any provision of this Revised Maximum Price Regulation No. 257 are subject to the criminal penalties, civil enforcement actions, and suits for treble damages provided for by the Emergency Price Control Act of 1942.

SEC. 6a. Licensing. The provisions of Licensing Order No. 1,⁴ licensing all persons who make sales under price control, are applicable to all sellers subject to this regulation or schedule. A seller's license may be suspended for violations of the license or of one or more applicable price schedules or regulations. A person whose license is suspended may not, during the period of suspension, make any sale for which his license has been suspended.

[Sec. 6a added by Supplementary Order No. 72, 8 F.R. 13244, effective 10-1-43]

SEC. 7. Petitions for amendment. (a) Persons seeking any amendment of this Revised Maximum Price Regulation No. 257 may file petitions for amendment in accordance with the provisions of Revised Procedural Regulation No. 1⁵ issued by the Office of Price Administration.

SEC. 8. Definitions. (a) When used in this Revised Maximum Price Regulation No. 257, the term:

(1) "Person" includes an individual, corporation, partnership, association, or any other organized group of persons, or legal successor or representative of any of the foregoing, and includes the United States or any agency thereof, or

any other government, or any of its political subdivisions, or any agency of the foregoing;

(2) "Pulpwood producer" or "seller" includes any person who sells pulpwood;

(3) "Consumer" includes any person who purchases pulpwood for its own consumption;

(4) "Pulpwood" means any spruce, balsam fir, hemlock, jack pine, tamarack, poplar or any other northern hardwood sold for manufacture into woodpulp.

[Subparagraph (4) amended by Am. 6, 10 F.R. 14598, effective 11-29-45]

(5) "Spruce wood" includes black spruce (*Picea mariana*) and white spruce (*Picea glauca*);

(6) "Balsam fir wood" includes *Abies balsamea*;

(7) "Jack pine wood" includes jack pine (*Pinus banksiana*), pitch pine (*Pinus rigida*), white pine (*Pinus strobus*), and Norway pine (*Pinus resinosa*);

(8) "Hemlock wood" includes hemlock (*Tsuga canadensis*) and tamarack (*Larix laricina*);

(9) "Poplar wood" includes any commercial species of the Genus *Populus*;

(10) "Other northern hardwood" includes all northern hardwood pulpwood species except poplar.

[Subparagraph (10) amended by Am. 6]

(11) "Peeled pulpwood" includes any pulpwood from which the bark has been removed by any manual process prior to its delivery to a consumer;

(12) "Rosed pulpwood" includes any pulpwood from which the bark has been removed by any mechanical process prior to its delivery to a consumer;

(13) "Rough pulpwood" means pulpwood from which the bark has not been removed;

(14) "A cord of pulpwood" means an amount of pulpwood (whether peeled, rosed or rough) which, when properly prepared and stacked contains not less than 128 cubic feet, plus a four inch allowance for trim on each stick; thus a cord is not more than 133 cubic feet including a four inch trimming allowance.

[Subparagraph (14) amended by Am. 1, 8 F.R. 12479, effective 9-8-43]

(15) "Dealer" means any person (i) who sells cordwood products consisting of pulpwood, box bolts, excelsior bolts, insulation short logs, or any combination of said products to consumers, which cordwood products are not cut or prepared by such person, but are purchased by him in the condition in which they are to be delivered to the consumer; and (ii) who sold and delivered or shall sell and deliver to consumers, not less than 8,000 cords of said cordwood products during any operating season after 1942-43, or who sold and delivered not less than 8,000 cords of pulpwood to consumers in the 1942-43 operating season: *Provided, however,* That no dealer shall receive a dealer's commission on pulpwood sold and delivered prior to the season in which he qualified as a dealer, and that no dealer shall receive a dealer's commis-

⁴ 8 F.R. 13240.

⁵ 9 F.R. 10476, 13715; 10 F.R. 11295.

sion on pulpwood delivered during the 1942-43 or 1943-44 operating seasons unless such dealer during such operating season sold and delivered at least 8,000 cords of pulpwood. "Operating season" means that period between the first day of May in one year and the last day of April in the next succeeding year.

[Subparagraph (15) amended by Am. 2, 9 F.R. 5155, effective 5-12-44 and Am. 7, effective 5-8-46]

(16) "Trader" means any person who has not or cannot qualify as a dealer, but who purchases and sells pulpwood not cut or prepared by such person, and who purchases wood in the same condition in which the wood is to be delivered to a consumer, and includes a dealer when the dealer sells to a person other than a consumer;

(17) "Culls" means decayed sticks of wood, or sticks otherwise unsuited for manufacture into wood pulp;

(18) "A shipment of pulpwood" means an amount of pulpwood delivered at a single time to a purchaser, or to a common carrier for delivery to a purchaser, pursuant to the terms of any contract or agreement between a purchaser and a seller;

(19) "Sale" or "sold" includes sales and deliveries, sales, and contracts to sell pulpwood.

(b) Unless the context otherwise requires, the definition set forth in section 302 of the Emergency Price Control Act of 1942, as amended, shall apply to other terms used herein.

APPENDIX A—MAXIMUM PRICES FOR PULPWOOD

(a) (1) Maximum prices per cord of pulpwood shall not exceed the following, delivered by the seller or at his expense on board railway cars, f. a. s. vessel, in a lake or stream, or at streamside:

Species	Rough	Peeled or rosed
Spruce pulpwood.....	\$16.50	\$20.00
Balsam pulpwood.....	17.50	21.20
Jack pine pulpwood.....	14.50	18.00
Hemlock pulpwood.....	15.40	19.10
Poplar pulpwood.....	12.75	15.75
Other hardwood pulpwood.....	12.25	15.00
	10.00	13.50
	11.25	15.50
	10.00	13.50
	11.25	15.50

¹ For 133 cubic feet of properly piled wood in 50' lengths produced in Cook County in the State of Minnesota.

² For 147 cubic feet of properly piled wood in 55' lengths.

[Table amended by Am. 2, 9 F.R. 5155, effective 5-12-44; Am. 3, 9 F.R. 12263, effective 10-12-44; Am. 4, 10 F.R. 7243, effective 6-14-45; and Am. 6, 10 F.R. 14598, effective 11-29-45]

(2) In cases where wood is delivered by a seller or at his expense at a consumer's mill, an amount not in excess of \$1.00 per cord may be added to the maximum prices set forth in subparagraph (1) of this appendix.

(3) Sales may be made at points other than those mentioned in subparagraphs (1) and (2) above. In all such cases the actual costs per cord for transportation to and for loading on the railway cars, vessel or stream by which the wood is to be delivered to the mill, or, in the case of wood to be trucked to the mill at the buyer's expense, the costs per cord of such trucking, shall

be deducted from the appropriate maximum price set forth above.

(4) The prices established herein are for sound wood of top quality. All trade practices and customs with respect to allowances for culls, for firekills, or for defective wood of any kind must be observed.

(5) *Mixed shipments.* If a shipment contains a mixture of species, the maximum price per cord shall be ascertained by determining the number of cords of each species in the shipment and then applying the maximum price for each species.

(b) *Dealers and traders.* (1) If a consumer of pulpwood buys pulpwood through a dealer as defined in section 8 (a) (15), such consumer may pay such dealer, in addition to the maximum price provided in Appendix A, a commission not to exceed \$1.00 per cord. If any person buys pulpwood through a trader, as defined in section 8 (a) (16), such person may pay such trader, in addition to the maximum price provided in Appendix A, a commission not to exceed 50¢ per cord: *Provided*, That in no case shall the aggregate amount of commissions, on any cord of pulpwood exceed \$1.00.

(2) In no event shall a person receive a dealer's or trader's commission, or the proceeds of any such commission on pulpwood cut by him or by his own operations. In no event shall a person receive a dealer's or trader's commission on the cut of another person pursuant to any contract, agreement, or understanding of any sort whatsoever between the two, whereby each is to sell, and charge a commission on the wood cut by the other. In no event shall the dealer's or trader's commission be split or divided with any other person, except that a dealer may pay a trader a trader's commission out of the dealer's commission. In addition to the price paid by the consumer a dealer may receive a dealer's commission only from a consumer and only if the dealer fulfills all of the following requirements (i) through (vii) inclusive pertinent to him with respect to the transactions.

In addition to the price paid by his vendee, a trader may receive a trader's commission only if the trader fulfills all of the following requirements pertinent to him (which means all the requirements pertinent to traders, and accordingly does not include (ii) with respect to the transactions:

(i) Copies are kept of all contracts or settlement sheets in which a dealer's or trader's commission is charged;

(ii) The sale is made by the dealer to the consumer;

(iii) The pulpwood sold by the dealer to the consumer or sold by the trader to his vendee has been completely prepared for delivery by a person other than the dealer or trader;

(iv) The dealer or trader guarantees the merchantable quality of the pulpwood and that the pulpwood is free from all liens and incumbrances;

(v) The dealer's or trader's commission in such transactions is shown as a separate item on the settlement sheet. This settlement sheet must contain a statement that the dealer or trader has had no part in the preparation of the pulpwood, and that the charges are not in excess of Revised Maximum Price Regulation No. 257;

[Subparagraph (v) amended by Am. 2, 9 F.R. 5155, effective 5-12-44]

(vi) The dealer's allowance is not split or divided with any other person except as hereinbefore provided, or that the trader's allowance has not been split or divided with any person whatsoever;

(vii) All pertinent provisions in this Revised Maximum Price Regulation No. 257 are strictly complied with.

(3) Persons who have not qualified as dealers, but who intend to do so, shall state their intention so to do in writing to the Paper and Paper Products Branch of the Of-

fice of Price Administration, Washington, D. C. Nothing contained herein shall be construed to prohibit payment of a dealer's allowance in escrow to a bank or bank and trust company to be paid to such dealer if and when it shall have been determined by the Paper and Paper Products Branch of the Office of Price Administration that such dealer has qualified so as to be entitled to receive such commission, but otherwise to be repaid by such fiduciary to the consumer at the end of the calendar year.

Effective date. This Revised Maximum Price Regulation No. 257 shall become effective August 6, 1943. [RMPPR 257 originally issued August 6, 1943.]

[Effective dates of amendments are shown in notes following parts affected]

NOTE: The record-keeping and reporting provisions of this regulation have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Issued this 3d day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-7462; Filed, May 3, 1946; 11:38 a. m.]

PART 1351—FOOD AND FOOD PRODUCTS [MPR 582, Amdt. 4]

HAY

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Section 9 (b) of Maximum Price Regulation 582 is amended to read as follows:

(b) When an official Federal or State certificate of grade is issued on the lot of hay in question, the foregoing base prices may be increased as follows:

\$2.00 per ton if the hay grades U. S. No. 1.
\$1.50 per ton if the hay grades U. S. No. 2 Leafy.
\$1.00 per ton if the hay grades U. S. No. 2 Green.
\$5.00 per ton if the hay grades U. S. extra Leafy, except that this provision, with respect to hay grown in the States of Arizona, California, Nevada, Oregon and Washington, shall only apply to hay grading U. S. No. 1 or U. S. No. 2 extra leafy.

These increases shall not be cumulative.

This amendment shall become effective May 8, 1946.

Issued this 3d day of May 1946.

JAMES G. ROGERS, Jr.,
Acting Administrator.

Approved: April 24, 1946.

CLINTON P. ANDERSON,
Secretary of Agriculture.

[F. R. Doc. 46-7469; Filed, May 3, 1946; 11:36 a. m.]

PART 1380—HOUSE AND SERVICE MACHINE INDUSTRY

[MPR 598, Amdt. 11]

POSTWAR HOUSEHOLD MECHANICAL REFRIGERATORS

A statement of the considerations involved in the issuance of this amendment,

issued simultaneously herewith, has been filed with the Division of the Federal Register.

Maximum Price Regulation No. 598 is amended in the following respects:

Section 24, Appendix A is amended by changing the listing of models and retail ceiling prices of the Montgomery Ward and Company make of refrigerators to read as follows:

Make	Brand	1946 Model No.	1st Zone	2d Zone	3d Zone
			Sales from retail stores		
Montgomery Ward & Co.	Montgomery Ward.	666	\$150.95	\$155.95	\$160.95
		676	161.95	166.95	171.95
		696	179.95	184.95	189.95
		886	199.95	204.95	209.95
			Mail-order sales		
		666	\$140.95	\$145.95	\$150.95
		676	151.95	156.95	161.95
		696	169.95	174.95	179.95
		886	189.95	194.95	199.95

- ¹ Zone 1 includes the following zones as defined in the regular Montgomery Ward retail pricing map: 3, 5, 9, 10.
² Zone 2 includes the following zones as defined in the regular Montgomery Ward retail pricing map: 1, 2, 4, 6, 8.
³ Zone 3 includes the following zones as defined in the regular Montgomery Ward retail pricing map: 7, 22-28, 40, 42-45, Region 5, Pacific Coast.
⁴ The Zone 1 prices cover sales on a mail order basis from the Chicago mail order house.
⁵ The Zone 2 prices cover sales on a mail order basis from the Kansas City, Baltimore, Albany, St. Paul mail order houses.
⁶ The Zone 3 prices cover sales on a mail order basis from the Fort Worth, Oakland, Portland, and Denver mail order houses.

This amendment shall become effective on the 3d day of May 1946.

Issued this 3d day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-7468; Filed, May 3, 1946;
11:39 a. m.]

PART 1351—FOOD AND FOOD PRODUCTS [FPR 2, Amdt. 6 to Rev. Supp. 3]

BARLEY

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

1. The first two undesignated paragraphs of section 10 are amended to read as follows:

SEC. 10. *Maximum prices for sales by merchandisers.* With the exception of persons acting as producers or country shippers, all sellers who deliver barley in any manner other than as trucker-merchants or retailers, are "merchandisers" by definition.

This section sets forth the maximum prices for the ordinary "merchandiser" marketing transactions. If, however, your transaction is a sale and delivery of malting barley or pearling barley, you may add 1½ cents per bushel to your maximum price which would otherwise apply under this section, but in that case you are subject to all the rules and restrictions set forth in section 2.7 of Food Products Regulation No. 2. This extra markup for malting barley and pearling barley is not subject to the limitation on markups provided in section 12 of this supplement, but all other markups provided in this section are subject to those limitations, except the markups as specified in paragraph (c) of this section. To these prices you may be entitled to add various charges which you may incur, or allowances for special handling of the barley, under the rules provided in sec-

tion 13 of this supplement. Subject to such additions, the maximum prices per bushel, bulk, for sales by a merchandiser are as follows:

2. The last paragraph of Table I (a) of Appendix A entitled "Pearling Barley" is amended to read as follows:

Pearling barley. "Pearling barley", as defined in this supplement, may be sold, subject to all the provisions and restrictions of section 2.7 of Food Products Regulation No. 2 for sales of such special grains, at a premium of 15 cents per bushel.

This amendment shall become effective May 3, 1946.

Issued this 3d day of May 1946.

JAMES J. ROGERS, Jr.,
Acting Administrator.

Approved: April 25, 1946.

N. E. DODD,
Acting Secretary of Agriculture.

[F. R. Doc. 46-7458; Filed, May 3, 1946;
11:37 a. m.]

PART 1351—FOOD AND FOOD PRODUCTS [RMFR 289, Amdt. 53]

DAIRY PRODUCTS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Revised Maximum Price Regulation 289 is amended in the following respects:

Section 20 (b) (1) (i) is amended by inserting in Table C before the last listed allowance, the following:

1½¢ per pound for ½-pound or 1-pound prints or rolls, individually wrapped in aluminum foil, laminated to parchment. Each such package shall be banded by a label at least three inches wide and shall be completely enclosed and sealed in a

¹ 10 F.R. 2352, 2658, 2928, 3554, 3948, 3950, 5772, 6232, 7340, 7852, 9084, 11809, 12651, 12957, 12989, 13216, 13592, 14737; 11 F.R. 175, 244, 712, 840, 1405, 1670, 2088, 2043, 2516, 2826, 3396.

wrapper made of cellophane or other completely transparent material.

2¢ per pound for ¼-pound prints individually wrapped in aluminum foil, laminated to parchment, 4 prints to a package. Each such package shall be banded together by a label at least three inches wide and shall be completely enclosed and sealed in a wrapper made of cellophane or other completely transparent material.

This amendment shall become effective May 8, 1946.

Issued this 3d day of May 1946.

PAUL A. PORTER,
Administrator.

Approved: April 24, 1946.

CLINTON P. ANDERSON,
Secretary of Agriculture.

[F. R. Doc. 46-7463; Filed, May 3, 1946;
11:38 a. m.]

PART 1392—PLASTICS [MPR 523, Amdt. 4]

PLASTIC PRODUCTS

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.

Section 8 (c) of Maximum Price Regulation 523 is amended to read as follows:

(c) *Direct material costs.* In determining the cost of raw material and processed and fabricated materials required to produce the plastics product, the manufacturer shall use the lower of the following:

(1) The price that the manufacturer paid or would have paid for the material on March 31, 1942; or

(2) The actual price paid for the material, not in excess of the applicable maximum price.

If the manufacturer is unable to determine the price that he would have paid for the material on March 31, 1942, he shall use the actual price paid by him for the material, not in excess of the applicable maximum price. If there was a published price list in effect on March 31, 1942, for the material; if the manufacturer purchased the material on or about March 31, 1942, or if one of the manufacturer's suppliers of the material was selling the material on or about March 31, 1942, the manufacturer must determine a price for the material under (1) above.

This amendment shall become effective May 8, 1946.

Issued this 3d day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-7466; Filed, May 3, 1946;
11:39 a. m.]

PART 1418—TERRITORIES AND POSSESSIONS [RMFR 373, Amdt. 84]

BEER, ALE AND WINES IN HAWAII

A statement of the considerations involved in the issuance of this amendment,

issued simultaneously herewith, has been filed with the Division of the Federal Register.

Section 25 of Revised Maximum Price Regulation 373 is amended in the following respects:

1. Paragraph (b) (3) (i) is amended to read as follows:

(i) *Mainland beer and ale.*

Maximum Price Per Drink (Cents)

Per 11 or 12 oz. bottles, steinie, or can:	
Mexican Tecate and Carta Blanca Beer	30
All other brands	25
Per 22 oz. bottle, all brands	40
Per 32 oz. bottle, all brands	60

2. Paragraph (b) (4) (ii) is amended to read as follows:

(ii) *By the bottle.* When domestic, imported or special wines are served by the bottle, the maximum price shall be the acquisition cost multiplied by 2.00. No additional service charge (i. e. chilling, special table or room service, etc.) may be added.

3. Paragraph (c) (3) (i) is amended to read as follows:

(i) *Mainland beer and ale.*

	Maximum price per drink	Cabaret tax	Maximum price per drink including tax
Per 11 or 12 oz. bottle, steinie, or can:			
Mexican Tecate and Carta Blanca Beer	29	6	35
All other brands	25	5	30
Per 22 oz. bottle, all brands	42	8	50
Per 32 oz. bottle, all brands	58	12	70

4. Paragraph (c) (4) (ii) is amended to read as follows:

(ii) When domestic, imported or special wines are served by the bottle, the maximum retail price shall be the acquisition cost multiplied by 2.00, plus 20% cabaret tax. No additional service charge for chilling or serving may be added.

This amendment shall become effective as of February 25, 1946.

Issued this 3d day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-7465; Filed, May 3, 1946; 11:39 a. m.]

PART 1421—IRON AND STEEL FOUNDRY PRODUCTS

[MPR 244, Amdt. 13]

GRAY IRON CASTINGS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Section 1421.166 is amended in the following respects:

1. Subparagraphs (1) and (2) of paragraph (a) are amended by deleting, wherever they appear, the words "plus 10% of such price."

2. A new paragraph (j) is added, to read as follows:

(j) *Adjustment of certain maximum prices.* (1) Maximum prices established in accordance with paragraph (a) of this section are increased 28%.

(2) Maximum prices established in accordance with paragraph (b) of this section, in the following instances only, are increased as follows:

(i) Maximum prices established between October 26, 1942 and December 31, 1943, inclusive, are increased 12%;

(ii) Maximum prices established between January 1, 1944 and December 31, 1944, inclusive, are increased 6%.

(iii) For the purposes of this subparagraph a maximum price shall be deemed to be established at the time when the final recomputation required under paragraph (c) of this section is made.

(3) Maximum prices established in accordance with paragraph (e) of this section are increased 6%.

(4) All increases in maximum prices permitted under this paragraph are to be computed before the addition of any amount to compensate for the cost of overtime labor.

(5) If, heretofore, any seller has received, pursuant to § 1421.157 (a) or (b), an adjustment of his maximum prices for some or all of his gray iron castings and he elects to retain as his maximum prices any or all of such individually adjusted maximum prices he shall not use any of the increased maximum prices otherwise permitted under this paragraph. To the extent that the provisions of this subparagraph are inconsistent with the provisions of paragraph (h) of this section the provisions of this subparagraph shall supersede the provisions of paragraph (h).

This amendment shall become effective the 3d day of May 1946.

Issued this 3d day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-7461; Filed, May 3, 1946; 11:38 a. m.]

PART 1499—COMMODITIES AND SERVICES [RMFR 165, Amdt. 6 to Supp. Ser. Reg. 47]

RETAIL SHOE REPAIR SERVICES

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

The first paragraph of paragraph (i) (1), of § 1499.680 is amended to read as follows:

(1) Attaching to dress or work shoes, Neolite full-soles or half-soles, manufactured by the Goodyear Tire and Rubber Company; Panolene full-soles or half-soles, manufactured by the Panther-Panco Rubber Company; Avonite full-soles, manufactured by the Avon Sole Company; O'Sullivan men's molded brown and leather color plastic half-

soles, manufactured by the O'Sullivan Rubber Company; Neo-Cord full-soles, manufactured by the Gro-Cord Rubber Company.

This amendment shall become effective May 8, 1946.

Issued this 3d day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-7460; Filed, May 3, 1946; 11:38 a. m.]

PART 1499—COMMODITIES AND SERVICES [SR 15, Amdt. 52]

SLIP COVERS, LAUNDRY BAGS AND PILLOW COVERS

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.

Section 1499.75 (a) (27) (vi) is amended to include the following:

- (g) Readymade slip covers.
- (h) Domestic laundry bags.
- (i) Hooded pillow covers.

This amendment shall become effective May 8, 1946.

Issued this 3d day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-7459; Filed, May 3, 1946; 11:37 a. m.]

Chapter XIII—Petroleum Administration for War

[Recommendation 7, Revocation]

PART 1500—ADMINISTRATIVE; GENERAL

Sections 1500.4 to 1500.7, inclusive (Recommendation No. 7 of the Office of Petroleum Coordinator for National Defense), are hereby revoked, effective May 1, 1946.

(E.O. 9276, 7 F.R. 10091; E.O. 9319, 8 F.R. 3687)

Issued: May 1, 1946.

RALPH K. DAVIES,
Deputy Petroleum
Administrator for War.

[F. R. Doc. 46-7424; Filed, May 2, 1946; 4:08 p. m.]

[Recommendation 33, revocation]

PART 1508—MARKETING

Sections 1508.17 to 1508.29, inclusive (Recommendation 33 of the Office of Petroleum Coordinator for National Defense), are hereby revoked, effective May 1, 1946.

(E.O. 9276, 7 F.R. 10091; E.O. 9319, 8 F.R. 3687)

Issued: May 1, 1946.

RALPH K. DAVIES,
Deputy Petroleum
Administrator for War.

[F. R. Doc. 46-7425; Filed, May 2, 1946; 4:08 p. m.]

[Petroleum Reg. 1, Revocation]

PART 1575—PETROLEUM INDUSTRY

Section 1575.1 (Petroleum Regulation No. 1) is hereby revoked, effective May 1, 1946.

(E.O. 9276, 7 F.R. 10091; E.O. 9319, 8 F.R. 3687; E.O. 9125, 7 F.R. 2719; WPB Directive No. 30, 8 F.R. 11559; sec. 2 (a) Pub. Law 671, 76th Cong.; Pub. Laws 89 and 507, 77th Cong.; Pub. Law 509, 78th Cong.)

Issued May 1, 1946.

RALPH K. DAVIES,
Deputy Petroleum
Administrator for War.

[F. R. Doc. 46-7423; Filed, May 2, 1946;
4:08 p. m.]

TITLE 49—TRANSPORTATION AND RAILROADS

Chapter II—Office of Defense Transportation

[General Order ODT 60]

PART 500—CONSERVATION OF RAIL EQUIPMENT

RESTRICTIONS UPON PASSENGER TRAIN SERVICE

Pursuant to Title III of the Second War Powers Act, 1942, as amended, and Executive Order 8989, as amended, in order to conserve and providently utilize motive power, vital transportation equipment, materials and supplies; to provide for the preferential transportation of troops and material of war; and to provide for the prompt and continuous movement of necessary traffic, the attainment of which purposes is essential to the successful prosecution of the war; and it being deemed necessary in the public interest, by reason of the short supply of coal, to restrict the operation of the mileage of coal-burning locomotives engaged in passenger transportation service, it is hereby ordered, that:

Sec.

500.90 Restrictions on certain passenger train operations.

500.91 Cancellation of reservations.

500.92 Special and general permits.

500.93 Communications.

AUTHORITY: §§ 500.90 to 500.93, inclusive, issued under Title III of the Second War Powers Act, 1942, as amended, 56 Stat. 177, 50 U.S.C. App. 633, 58 Stat. 827, Public Law 270, 79th Congress; E.O. 8989, as amended, 6 F.R. 6725, 8 F.R. 14183.

§ 500.90 *Restrictions on certain passenger train operations.* No common carrier by railroad engaged in the transportation of passengers within the continental United States shall (a) during the period beginning at 12:01 a. m., May 10, 1946, and ending at 12:01 a. m., May 15, 1946, operate a total daily coal-burning passenger service locomotive mileage in excess of 75 per cent of the total coal-burning passenger service locomotive mileage operated by it on April 1, 1946; and (b) on and after 12:01 o'clock a. m., May 15, 1946, and until further order of the Office of Defense Transportation, operate a total daily coal-burning passenger service locomotive

mileage in excess of 50 per cent of the total coal-burning passenger service locomotive mileage operated by it on April 1, 1946.

§ 500.91 *Cancellation of reservations.* Each common carrier by railroad shall forthwith cancel such passenger reservations and take such other action as may be necessary to carry out the terms and purposes of this order.

§ 500.92 *Special and general permits.* The provisions of this general order shall be subject to any special or general permit issued by the Director of the Railway Transport Department, Office of Defense Transportation, to meet specific needs or exceptional circumstances, or to prevent undue public hardships.

§ 500.93 *Communications.* Communications concerning this order should refer to "General Order ODT 60" and should be addressed to the Office of Defense Transportation, Washington 25, D. C.

Issued at Washington, D. C., this 2d day of May 1946.

J. M. JOHNSON,
Director,

Office of Defense Transportation.

[F. R. Doc. 46-7449; Filed, May 3, 1946;
10:26 a. m.]

Notices

DEPARTMENT OF JUSTICE.

Office of the Attorney General.

[Order 3229]

DISCLOSURE OR USE OF CONFIDENTIAL RECORDS AND INFORMATION

MAY 2, 1939.

Pursuant to authority vested in me by R.S. 161 (U.S. Code, Title 5, section 22), *It is hereby ordered:*

All official files, documents, records and information in the offices of the Department of Justice, including the several offices of United States Attorneys, Federal Bureau of Investigation, United States Marshals, and Federal penal and correctional institutions, or in the custody or control of any officer or employee of the Department of Justice, are to be regarded as confidential. No officer or employee may permit the disclosure or use of the same for any purpose other than for the performance of his official duties, except in the discretion of the Attorney General, The Assistant to the Attorney General, or an Assistant Attorney General acting for him.

Whenever a subpoena *duces tecum* is served to produce any of such files, documents, records or information, the officer or employee on whom such subpoena is served, unless otherwise expressly directed by the Attorney General, will appear in court in answer thereto and respectfully decline to produce the records specified there in, on the ground that the disclosure of such records is prohibited by this regulation.

FRANK MURPHY,
The Attorney General.

[F. R. Doc. 46-7422; Filed, May 2, 1946;
2:30 p. m.]

CIVILIAN PRODUCTION ADMINISTRATION.

COTTON CRAFT, INC.

[C-426, Amdt. 1]

CONSENT ORDER

Cotton Craft, Inc., 1350 Broadway, New York City, has requested relief, upon the grounds of hardship, from the terms of the Consent Order entered into by it with the Civilian Production Administration, February 20, 1946, and issued February 25, 1946, by the Civilian Production Administration.

The Assistant General Counsel and the Director of the Compliance Division have reviewed the case and concluded, on April 25, 1946, that undue hardship would result unless the consent order were modified.

Wherefore, upon the recommendation of the Assistant General Counsel, and the Director of the Compliance Division, *it is hereby ordered, That:*

The Consent Order herein referred to, issued February 25, 1946, be, and hereby is, amended by the substitution of the following paragraph (b) for the present paragraph (b):

(b) No allocation or authorization to place rated orders for textiles shall be made by the Civilian Production Administration to Cotton Craft, Inc. during the first quarter of 1946, nor shall Cotton Craft, Inc. place any orders for or receive deliveries of any textiles on rated orders during this quarter. In addition, during the second quarter of 1946, Cotton Craft, Inc. shall reduce the amount of cotton fabrics for which it may be authorized to extend ratings under Schedule C of Order M-328-B, by the amount of 43,900 yards.

Issued this 2d day of May 1946.

CIVILIAN PRODUCTION
ADMINISTRATION,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 46-7447; Filed, May 2, 1946;
4:42 p. m.]

FEDERAL POWER COMMISSION.

[Docket No. G-588]

UNITED FUEL GAS CO. ET AL.

NOTICE OF APPLICATION

MAY 2, 1946.

In the matter of United Fuel Gas Company, Huntington Development and Gas Company, Point Pleasant Natural Gas Company, and Warfield Natural Gas Company; Docket No. G-588.

Notice is hereby given that on April 24, 1946, United Fuel Gas Company (United), Huntington Development and Gas Company (Huntington), Point Pleasant Natural Gas Company (Point Pleasant), and Warfield Natural Gas Company (Warfield), all being subsidiaries of Columbia Gas & Electric Corporation, with their principal place of business in Charleston, West Virginia, filed a combined application for a certificate of public convenience and necessity under Section 7 of the Natural Gas Act,

as amended, authorizing the purchase and operation by United and the sale by Huntington, Point Pleasant, and Warfield of their properties and other assets.

The application amends a prior application filed on March 1, 1945, wherein United sought approval for the acquisition of Central Kentucky Natural Gas Company and Cincinnati Gas Transportation Company along with the aforesaid companies. The present application was filed by reason of the disapproval of the Public Service Commission of West Virginia to the inclusion of Central Kentucky Natural Gas Company and Cincinnati Gas Transportation Company among the companies to be acquired by United.

United owns and operates natural gas production properties in the State of West Virginia, transmission properties in the States of West Virginia, Ohio and Kentucky, and distribution properties in the States of West Virginia and Ohio. It sells natural gas produced and purchased in West Virginia to other gas utilities in West Virginia, Ohio, and Kentucky for ultimate consumption in the States of West Virginia, Ohio, Kentucky, Pennsylvania and New York. During the year 1944, United sold 11,877,617 Mcf of natural gas through its local distribution systems, in Ohio, Ironton, 483,751 Mcf, New Boston, 89,742 Mcf, Miscellaneous, 184,725 Mcf, and in West Virginia, Charleston, 4,157,617 Mcf, Dunbar, 417,337 Mcf, Huntington, 2,498,837 Mcf, Kenova, 144,615 Mcf, Logan, 205,935 Mcf, Nitro, 149,005 Mcf, South Charleston, 736,174 Mcf, Spencer, 70,722 Mcf, St. Albans, 272,451 Mcf, Williamson, 294,832 Mcf, Miscellaneous, 2,171,874 Mcf; and 8,893,082 Mcf of natural gas to main line industrial consumers, in Ohio, 389,252 Mcf, in West Virginia 8,503,830 Mcf; and 60,567,160 Mcf of natural gas to other gas utilities, in Ohio, Portsmouth Gas Co., 768,576 Mcf, in West Virginia, Cincinnati Gas Transportation Company, 13,126,592 Mcf, Hope Natural Gas Company, 57,129 Mcf, Huntington Development and Gas Company, 1,103,136 Mcf, Home Gas Company, 4,359,279 Mcf, Manufacturers Light and Heat Co., 18,884,523 Mcf, The Ohio Fuel Gas Co., 20,945,431 Mcf, Point Pleasant Natural Gas Co., 140,756 Mcf, in Kentucky, Central Kentucky Natural Gas Co., 1,181,738 Mcf; and 142,775 Mcf of natural gas to other miscellaneous customers in West Virginia.

Huntington owns and operates natural gas production, transmission and distribution properties in the State of West Virginia. It sells natural gas produced and purchased in West Virginia to United for resale for ultimate public consumption in the States of Ohio and Kentucky. During the year 1944, Huntington sold 1,674,399 Mcf of natural gas, through its local distribution systems, Huntington, 1,626,388 Mcf, Kenova, 977 Mcf, Miscellaneous, 46,974 Mcf; and 69,265 Mcf of natural gas to a main line industrial customer; and 1,895,695 Mcf of natural gas to United, and 8 Mcf of natural gas to other miscellaneous customers.

Warfield owns and operates natural gas production, transmission and distribution properties in the State of Ken-

tucky. It sells natural gas produced and purchased in Kentucky to United and Atlantic Seaboard Corporation for resale for ultimate public consumption in Kentucky, Maryland, Ohio, Pennsylvania, Virginia, West Virginia, and the District of Columbia. During the year 1944, Warfield sold 1,852,476 Mcf of natural gas through its local distribution systems, Ashland, 1,178,414 Mcf, Catlettsburg, 179,447 Mcf, Miscellaneous, 494,615 Mcf; and 152,115 Mcf of natural gas to main line industrial consumers; and 32,942,946 Mcf of natural gas to other gas utilities, Atlantic Seaboard Corporation, 13,795,930 Mcf, United, 19,136,036 Mcf, Hazard Gas Co., 10,980 Mcf; and 160,126 Mcf of natural gas to other miscellaneous customers.

Point Pleasant is engaged in the purchase and sale at retail of natural gas in the town of Point Pleasant, Mason County, West Virginia, including adjacent and contiguous territory serving approximately 1,200 customers. Its entire gas supply in 1944 of 140,756 Mcf was purchased from United and received from the lines of the Ohio Fuel Gas Company through a gas exchange agreement between that company and United.

It is proposed that Huntington, Point Pleasant and Warfield convey to United all their properties and assets consisting of gas wells, lines, equipment, leaseholds, and assets of all kinds and in consideration thereof, United will assume all of the debts and obligations of Huntington, Point Pleasant and Warfield, and will issue 87,236 shares of its common stock, distributing 62,668 shares to Huntington, 500 shares to Point Pleasant and 24,068 shares to Warfield. No financing will be necessary, except as above indicated, and to accomplish this end United will increase its authorized common stock from 300,000 shares, \$1 par value, all of which shares are now outstanding, to 400,000 shares, \$1 par value.

It is the intention of United after the proposed acquisition, to continue the service as presently being rendered, under the same method of supervision and operation and at the present rates. It is stated that no other gas company will be affected in any way by the proposed acquisition, that no new facilities are involved in the transaction, that certain savings will result therefrom and that transactions between companies will be eliminated.

Any interested State Commission is requested to notify the Federal Power Commission whether the application should be considered under the cooperative provisions of Part 67 of the provisional rules of practice and regulations under the Natural Gas Act, and if so, to advise the Federal Power Commission as to the nature of its interest in the matter and whether it desires a conference, the creation of a board, or a joint or concurring hearing, together with the reasons for such request.

Any person desiring to be heard or to make any protest with reference to said application should, on or before the 18th day of May 1946, file with the Federal Power Commission, Washington 25, D. C., a petition or protest in accordance with the Commission's provisional rules

of practice and regulations under the Natural Gas Act.

[SEAL]

LEON M. FUQUAY,
Secretary.

[F. R. Doc. 46-7503; Filed, May 3, 1946;
12:00 p. m.]

OFFICE OF ALIEN PROPERTY CUSTODIAN.

[Supp. Vesting Order 6222]

FUJI SAKE BREWING CO., LTD.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the Alien Property Custodian, after investigation:

1. Having found and determined in Vesting Order Number 3696, dated May 19, 1944, as amended, that Fuji Sake Brewing Company, Limited, is a business enterprise within the United States and a national of a designated enemy country (Japan);

2. Finding that Takinosuke Toyama has claims against Fuji Sake Brewing Company, Limited, which are represented on the books and records of Fuji Sake Brewing Company, Limited, as accounts payable in the amounts of \$216.70 and \$886.50, as of September 14, 1945, subject to any accruals or deductions thereafter, and which represent an interest in Fuji Sake Brewing Company, Limited;

3. Finding that Takinosuke Toyama, which last known address is Japan, is a resident of Japan and a national of a designated enemy country (Japan);

and determining;

4. That to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Japan);

and having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the interest of Takinosuke Toyama in Fuji Sake Brewing Company, Limited, more fully described in subparagraph 2 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as

may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national", "designated enemy country" and "business enterprise within the United States" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on April 25, 1946.

[SEAL]

JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-7300; Filed, May 1, 1946;
11:21 a. m.]

[Vesting Order 6226]

ANNA SCHMIDT

In re: Estate of Anna Schmidt, deceased; File D-28-10240; E.T. sec. 14589.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Joseph Traier, Children of Joseph Traier, names unknown, Karl Traier, Children of Karl Traier, names unknown, Pauline Spinner, Children of Pauline Spinner, names unknown, Lisbeth Schmidt, Children of Lisbeth Schmidt, names unknown, George Schmidt, Children of George Schmidt, names unknown, Barbara Honold, and Children of Barbara Honold, names unknown, and each of them, in and to the Estate of Anna Schmidt, deceased,

is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals and Last Known Address

Joseph Traier, Germany.
Children of Joseph Traier, names unknown, Germany.
Karl Traier, Germany.
Children of Karl Traier, names unknown, Germany.
Pauline Spinner, Germany.
Children of Pauline Spinner, names unknown, Germany.
Lisbeth Schmidt, Germany.
Children of Lisbeth Schmidt, names unknown, Germany.
George Schmidt, Germany.
Children of George Schmidt, names unknown, Germany.
Barbara Honold, Germany.
Children of Barbara Honold, names unknown, Germany.

That such property is in the process of administration by George Braeunig, Christian Schaal, and Pauline Schaal, as Executors, acting under the judicial supervision of the Orphans' Court of Philadelphia County, Pennsylvania;

And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States

requires that such persons be treated as nationals of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on April 29, 1946.

[SEAL]

JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-7407; Filed, May 2, 1946;
11:37 a. m.]

[Vesting Order 6228]

MORRIS MANDL ET AL.

In re: Morris Mandl and Malvina Kellner Mandl vs. Jennie Beke, Iona Kardos, Rose Federer and Istvan Beck; File No. 017-19066.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Jennie Beke and her issue, names unknown, Iona Kardos and her issue, names unknown, Rose Federer and her issue, names unknown and Istvan Beck and his issue, names unknown, and each of them, in and to the proceeds of the real estate sold pursuant to court order in a partition suit entitled "Morris Mandl and Malvina Kellner Mandl vs. Jennie Beke, Iona Kardos, Rose Federer and Istvan Beck," in the Supreme Court, State of New York, held in and for the County of Orange,

is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Hungary, namely,

Nationals and Last Known Address

Jennie Beke and her issue, names unknown, Hungary.
Iona Kardos and her issue, names unknown, Hungary.
Rose Federer and her issue, names unknown, Hungary.
Istvan Beck and his issue, names unknown, Hungary.

That such property is in the process of administration by John J. Beattie, III, Warwick, New York, as Referee in Partition, in the matter of Morris Mandl and Malvina Kellner Mandl vs. Jennie Beke, Iona Kardos, Rose Federer and Istvan Beck, acting under the judicial supervision of Supreme Court, State of New York held in and for the County of Orange;

And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Hungary;

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on April 30, 1946.

[SEAL]

JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-7408; Filed, May 2, 1946;
11:37 a. m.]

[Vesting Order CE 269]

COSTS AND EXPENSES INCURRED IN CERTAIN ACTIONS OR PROCEEDINGS IN CERTAIN KANSAS, MICHIGAN, NEBRASKA, INDIANA, MISSOURI AND OHIO COURTS

Under the authority of the Trading with the Enemy Act as amended, and Executive Order No. 9095, as amended, and pursuant to law, the Alien Property Custodian:

Having found that each of the persons named in Column 1 of Exhibit A, attached hereto and by reference made a part hereof, was a person within the designated enemy country or enemy-occupied territory appearing opposite such person's respective name in Column 2 of said Exhibit A;

Having determined that it was in the interest of the United States to take measures in connection with representing each of said persons in the court or administrative action or proceeding identified in Column 3 of said Exhibit A, and having taken such measures;

Finding that as a result of such action or proceeding each of said persons obtained or was determined to have an interest in property, which interest is particularly described in Column 4 of said Exhibit A;

Finding that such property is in the possession, custody or control of the person described in Column 5 of said Exhibit A; and

Finding that the Alien Property Custodian has incurred, in each of such court or administrative actions or proceedings, costs and expenses in the amount stated in Column 6 of said Exhibit A,

hereby vests in the Alien Property Custodian, to be used or otherwise dealt with in the interest, and for the benefit, of the United States, from the property in the possession, custody, or control of the persons described in said Column 5 of said Exhibit A, the sums stated in said Column 6 of said Exhibit A, such sums being the amounts of such property equal to the costs and expenses incurred by the

Alien Property Custodian in such actions or proceedings.

This order shall not be deemed to limit the powers of the Alien Property Custodian to return such property if and when it should be determined that such return should be made.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on April 25, 1946.

[SEAL]

JAMES E. MARKHAM,
Alien Property Custodian.

EXHIBIT A

Column 1 Name	Column 2 Country or territory	Column 3 Action or proceeding	Column 4 Interest	Column 5 Depository	Column 6 Sum vested
<i>Item 1</i>					
Adrienne Ouverleaux.....	Belgium.....	Estate of Paul Broquet, deceased, Probate Court, Norton County, Kans.	\$1,345.08	Fridel Broquet, Executrix of the Estate of Paul Broquet, deceased, 104 East Park St., Norton, Kans.	\$79.00
<i>Item 2</i>					
Marie A. Crombez (Ouverleaux).....	Belgium.....	Same.....	106.40	Same.....	6.00
<i>Item 3</i>					
Clair Cument (Ouverleaux).....	Belgium.....	Same.....	106.04	Same.....	6.00
<i>Item 4</i>					
Antoni Doros.....	Poland.....	Estate of Victor Paul Doros, also known as Victor Doros, also known as Mike Dziwota, deceased, Probate Court, Wayne County, Mich.; No. 306111.	113.68	The County Treasurer of Wayne County, Detroit, Mich.	20.00
<i>Item 5</i>					
Wladyslaw Doros.....	Poland.....	Same.....	113.68	Same.....	20.00
<i>Item 6</i>					
Leon Ginsburg.....	Poland.....	Estate of Goldie Arenson, also known as Gusta Arenson, deceased, County Court, Lancaster County, Nebr.	200.00	Robin R. Reid, Judge of the County Court, Lancaster County, Lincoln, Nebr.	25.00
<i>Item 7</i>					
Vasiliki Pasko.....	Jugoslavia.....	Estate of John Kothu, deceased, Lake Superior Court of Indiana, Gary, Ind.	69.60	Walter R. Mybeck, Clerk of Lake Superior Court, Gary, Ind.	13.00
<i>Item 8</i>					
Domna Gagats.....	Greece.....	Same.....	69.60	Same.....	13.00
<i>Item 9</i>					
Mrs. Wolf Pitel.....	China.....	Estate of Max Nitz, deceased, Probate Court, City of St. Louis, Mo.; File No. 94883.	244.10	Treasurer of the State of Missouri, Escheat Fund, Jefferson City, Mo.	45.00
<i>Item 10</i>					
Antionette Sabino Serrano.....	Italy.....	Estate of Carmel LaRicci, also known as Carmel Sabino, also known as Carmila Sabino versus Antionette Sabino Serrano, et al., Court of Common Pleas, Trumbull County, Ohio.	351.91	Peter C. Campana, Clerk of Courts, Trumbull County, Warren, Ohio.	85.00

[F. R. Doc. 46-7303; Filed, May 1, 1946; 11:21 a. m.]

[Vesting Order CE 267]

COSTS AND EXPENSES INCURRED IN CERTAIN ACTIONS OR PROCEEDINGS IN CERTAIN CALIFORNIA COURTS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the Alien Property Custodian:

Having found that each of the persons named in Column 1 of Exhibit A, at-

tached hereto and by reference made a part hereof, was a person within the designated enemy country or enemy-occupied territory appearing opposite such person's respective name in Column 2 of said Exhibit A;

Having determined that it was in the interest of the United States to take measures in connection with representing each of said persons in the court or administrative action or proceeding identified in Column 3 of said Exhibit A, and having taken such measures;

tified in Column 3 of said Exhibit A, and having taken such measures;

Finding that the Alien Property Custodian has incurred, in each of such court or administrative actions or proceedings, costs and expenses in the amount stated in Column 4 of said Exhibit A,

hereby vests in the Alien Property Custodian, to be used or otherwise dealt with in the interest, and for the benefit, of the United States, from the property

which each of the persons named in said Column 1 of said Exhibit A obtains or is determined to have as a result of the action or proceeding described in said Column 3 of said Exhibit A, the sums stated in said Column 4 of said Exhibit A, such sums being the amounts of such property equal to the costs and expenses incurred by the Alien Property Custodian in such actions or proceedings.

This order shall not be deemed to limit the powers of the Alien Property

Custodian to return such property if and when it should be determined that such return should be made.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time

as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on April 25, 1946.

[SEAL]

JAMES E. MARKHAM,
Alien Property Custodian.

EXHIBIT A

Column 1 Name	Column 2 Country or territory	Column 3 Action or proceeding	Column 4 Sum vested
		<i>Item 1</i>	
Marie Louise Voinchet.....	France.....	Estate of Laure Badaire, also known as Laura Badaire, also known as Laura Portal, deceased, in the Superior Court of the State of California, in and for the City and County of San Francisco; No. 82574.	\$10.00
		<i>Item 2</i>	
Emile Voinchet.....	France.....	Same.....	7.00
		<i>Item 3</i>	
Marcelle Voinchet.....	France.....	Same.....	7.00
		<i>Item 4</i>	
Raymond Voinchet.....	France.....	Same.....	7.00
		<i>Item 5</i>	
Charlotte Voinchet.....	France.....	Same.....	7.00
		<i>Item 6</i>	
Denise Voinchet.....	France.....	Same.....	7.00
		<i>Item 7</i>	
Louise Boucher Mesnil.....	France.....	Same.....	5.00
		<i>Item 8</i>	
Germain Boucher.....	France.....	Same.....	5.00
		<i>Item 9</i>	
Louis Boucher.....	France.....	Same.....	5.00
		<i>Item 10</i>	
Lucie Letrosne.....	France.....	Same.....	5.00
		<i>Item 11</i>	
Paul Badaire.....	France.....	Same.....	5.00
		<i>Item 12</i>	
Francois Hudelot.....	France.....	Same.....	5.00
		<i>Item 13</i>	
Andre Haure.....	France.....	Estate of Joseph B. Haure, deceased, in the Superior Court of the State of California, in and for the City and County of San Francisco; No. 94746.	22.00
		<i>Item 14</i>	
Catherine Haure Tuyaret.....	France.....	Estate of Joseph B. Haure, deceased, in the Superior Court of the State of California, in and for the City and County of San Francisco; No. 94746.	22.00
		<i>Item 15</i>	
Eulfratie Haure.....	France.....	Same.....	22.00
		<i>Item 16</i>	
Alexandrine Amiel.....	France.....	Estate of Marie Louise Adams, deceased, in the Superior Court of the State of California, in and for the City and County of San Francisco; No. 47967.	74.00
		<i>Item 17</i>	
Johanna Reinert Boehme.....	France.....	Estate of Herman Fred Boehme, also known as Herman F. Boehme, deceased, in the Superior Court of the State of California, in and for the City and County of San Francisco; No. 90613.	28.00
		<i>Item 18</i>	
Anna Adriana Janssen.....	Holland.....	Estate of John H. Janssen, deceased, in the Superior Court of the State of California, in and for the County of Los Angeles; No. 118199.	5.00
		<i>Item 19</i>	
Johan Hendrik Janssen.....	Holland.....	Same.....	5.00
		<i>Item 20</i>	
Marie Magdalena Janssen.....	Holland.....	Same.....	5.00
		<i>Item 21</i>	
Adrian Martin Janssen.....	Holland.....	Same.....	5.00
		<i>Item 22</i>	
Christiaan Joseph Janssen.....	Holland.....	Same.....	5.00
		<i>Item 23</i>	
Divertiena Egbertha van Oosten-or-Lamina Luchiena van Oosten, Frederik Hendrik van Oosten and Frits and Jakob, sons of Henricus Martinus van Oosten, deceased.	Holland.....	Estate of William F. van Oosten, deceased, in the Superior Court of the State of California, in and for the County of Alameda; No. 83522.	36.00

[Vesting Order CE 270]

COSTS AND EXPENSES INCURRED IN CERTAIN ACTIONS OR PROCEEDINGS IN CERTAIN ILLINOIS AND IOWA COURTS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the Alien Property Custodian:

Having found that each of the persons named in Column 1 of Exhibit A, attached hereto and by reference made a part hereof, was a person within the designated enemy country or enemy-occupied territory appearing opposite such person's respective name in Column 2 of said Exhibit A;

Having determined that it was in the interest of the United States to take measures in connection with representing each of said persons in the court or administrative action or proceeding identified in Column 3 of said Exhibit A, and having taken such measures;

Finding that as a result of such action or proceeding each of said persons obtained or was determined to have an interest in property, which interest is particularly described in Column 4 of said Exhibit A;

Finding that such property is in the possession, custody or control of the person described in Column 5 of said Exhibit A; and

Finding that the Alien Property Custodian has incurred, in each of such court or administrative actions or proceedings, costs and expenses in the amount stated in Column 6 of said Exhibit A,

hereby vests in the Alien Property Custodian, to be used or otherwise dealt with in the interest, and for the benefit, of the United States, from the property in the possession, custody, or control of the persons described in said Column 5 of said Exhibit A, the sums stated in said Column 6 of said Exhibit A, such sums being the amounts of such property equal to the costs and expenses incurred by the

Alien Property Custodian in such actions or proceedings.

This order shall not be deemed to limit the powers of the Alien Property Custodian to return such property if and when it should be determined that such return should be made.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on April 25, 1946.

[SEAL]

JAMES E. MARKHAM,
Alien Property Custodian.

EXHIBIT A

Column 1 Name	Column 2 Country or territory	Column 3 Action or proceeding	Column 4 Interest	Column 5 Depository	Column 6 Sum vested
<i>Item 1</i>					
John C. Korologos.....	Greece.....	Estate of Jason Cosme Korologos, deceased, Probate Court, Cook County, Ill.; Docket No. 435; Page 484; File No. 44-P-7671.	\$1,389.10	John T. Dempsey, Administrator, of the Estate of Jason Cosme Korologos, deceased, 11 South LaSalle St., Chicago, Ill.	\$18.00
<i>Item 2</i>					
Evangelos K. Korologos.....	Greece.....	Same.....	463.03	Same.....	6.00
<i>Item 3</i>					
Kreon K. Korologos.....	Greece.....	Same.....	463.03	Same.....	6.00
<i>Item 4</i>					
Omiros K. Korologos.....	Greece.....	Same.....	463.03	Same.....	6.00
<i>Item 5</i>					
Ismiini Hadjisarantos Kanaris.....	Greece.....	Same.....	1,389.10	Same.....	18.00
<i>Item 6</i>					
Athanasius John Papanicolopoulos.....	Greece.....	Estate of Vasilios John Papanicolopoulos, deceased, Probate Court, Rock Island County, Ill.; File No. 7034.	985.19	LaSalle National Bank, 135 South LaSalle St., Chicago, Ill.; Account in the name of G. Christopoulos, Acting Consul General of Greece at Chicago; Account No. 30182.	24.00
<i>Item 7</i>					
George John Papanicolopoulos.....	Greece.....	Same.....	985.18	Same.....	24.00
<i>Item 8</i>					
Elias John Papanicolopoulos.....	Greece.....	Same.....	985.18	Same.....	24.00
<i>Item 9</i>					
Oscar Pettersen.....	Norway.....	Estate of Gertie Christensen, deceased, Probate Court, Cook County, Ill.; Docket No. 438; Page 463; File No. 45-P-1181.	2,552.06	Pioneer Trust and Savings Bank of Chicago, Executor of the Estate of Gertie Christensen, deceased, 4000 West North Ave., Chicago, Ill.	23.00
<i>Item 10</i>					
Reider Pettersen.....	Norway.....	Same.....	2,552.07	Same.....	23.00
<i>Item 11</i>					
Soren Bjerremark.....	Denmark.....	Estate of Carrie Sorensen, deceased, District Court, Monona County, Iowa.	3,474.82	The First National Bank of Chicago, 38 South Dearborn, Chicago, Ill., Account No. 1494364.	35.00
<i>Item 12</i>					
Christian Thomsen.....	Denmark.....	Same.....	3,474.82	The First National Bank of Chicago, 38 South Dearborn, Chicago, Ill., Account No. 1494363.	35.00
<i>Item 13</i>					
Petra Thomsen.....	Denmark.....	Same.....	3,474.82	The First National Bank of Chicago, 38 South Dearborn, Chicago, Ill., Account No. 1494362.	35.00
<i>Item 14</i>					
John Tamuliunas.....	Lithuania.....	Estate of Rose Walcullis, deceased, Probate Court, Cook County, Ill.; Docket No. 433; Page 247; File No. 44-P-5347.	388.89	Reverend Joseph Dambraskas, 2327 West 23d Pl., Chicago, Ill., and John B. Brenza, 2200 West Cermak Rd., Chicago, Ill.	34.00
<i>Item 15</i>					
Casimir Tamuliunas.....	Lithuania.....	Same.....	388.89	Same.....	34.00
<i>Item 16</i>					
Justin (Mike) Peleokas.....	Lithuania.....	Same.....	710.00	Same.....	62.00

[Vesting Order CE 271]

COSTS AND EXPENSES INCURRED IN CERTAIN ACTIONS OR PROCEEDINGS IN CERTAIN MONTANA, NEVADA AND IDAHO COURTS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the Alien Property Custodian:

Having found that each of the persons named in Column 1 of Exhibit A, attached hereto and by reference made a part hereof, was a person within the designated enemy country or enemy-occupied territory appearing opposite such person's respective name in Column 2 of said Exhibit A;

Having determined that it was in the interest of the United States to take measures in connection with representing each of said persons in the court or administrative action or proceeding identified in Column 3 of said Exhibit A,

and having taken such measures;

Finding that the Alien Property Custodian has incurred, in each of such court or administrative actions or proceedings, costs and expenses in the amount stated in Column 4 of said Exhibit A,

hereby vests in the Alien Property Custodian, to be used or otherwise dealt with in the interest, and for the benefit, of the United States, from the property which each of the persons named in said Column 1 of said Exhibit A obtains or is determined to have as a result of the action or proceeding described in said Column 3 of said Exhibit A the sums stated in said Column 4 of said Exhibit A, such sums being the amounts of such property equal to the costs and expenses incurred by the Alien Property Custodian in such actions or proceedings.

This order shall not be deemed to limit the powers of the Alien Property Custodian to return such property if and when it should be determined that such return should be made.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on April 25, 1946.

[SEAL]

JAMES E. MARKHAM,
Alien Property Custodian.

EXHIBIT A

Column 1 Name	Column 2 Country or territory	Column 3 Action or proceeding	Column 4 Sum vested
Johan Halleland.....	Norway.....	<i>Item 1</i> Estate of Lars Halleland, deceased. District Court of the Fourteenth Judicial District of the State of Montana, in and for the County of Meagher.	\$92.00
Wilhelmina Smoerdal.....	Norway.....	<i>Item 2</i> Estate of Edwin Drange, deceased. District Court of the County of Yellowstone, State of Montana, Probate No. 4567.	39.00
Marie Urrutia Ardans.....	France.....	<i>Item 3</i> Estate of Peter Ardans, deceased. Third Judicial District, County of Eureka, State of Nevada, No. 554.	14.00
Leon Ardans.....	France.....	<i>Item 4</i> Same.....	14.00
Marie Ardans.....	France.....	<i>Item 5</i> Same.....	14.00
Martha Ardans.....	France.....	<i>Item 6</i> Same.....	14.00
Margot Stalwick.....	Norway.....	<i>Item 7</i> Estate of Oscar Ludwig Stalwick, deceased. Probate Court of the State of Idaho, for the County of Kootenai.	41.00
Inger Stalwick.....	Norway.....	<i>Item 8</i> Same.....	41.00
Evelyn Stalwick.....	Norway.....	<i>Item 9</i> Same.....	41.00
Ole Jacobsen.....	Norway.....	<i>Item 10</i> Estate of Carl Jacobsen, deceased. District Court of the Eighth Judicial District, Cascade County, State of Montana, Probate No. 6301.	23.00
Martin Jacobsen.....	Norway.....	<i>Item 11</i> Same.....	23.00
Christina Jacobsen.....	Norway.....	<i>Item 12</i> Same.....	23.00

[F. R. Doc. 46-7305; Filed, May 1, 1946; 11:21 a. m.]

[Vesting Order CE 268]

COSTS AND EXPENSES INCURRED IN CERTAIN ACTIONS OR PROCEEDINGS IN CERTAIN MINNESOTA, MICHIGAN, SOUTH DAKOTA, WISCONSIN AND IOWA COURTS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the Alien Property Custodian:

Having found that each of the persons named in Column 1 of Exhibit A, attached hereto and by reference made a part hereof, was a person within the designated enemy country or enemy-occupied territory appearing opposite

such person's respective name in Column 2 of said Exhibit A;

Having determined that it was in the interest of the United States to take measures in connection with representing each of said persons in the court or administrative action or proceeding identified in Column 3 of said Exhibit A, and having taken such measures;

Finding that the Alien Property Custodian has incurred, in each of such court or administrative actions or proceedings, costs and expenses in the amount stated in Column 4 of said Exhibit A,

hereby vests in the Alien Property Custodian, to be used or otherwise dealt with

in the interest, and for the benefit, of the United States, from the property which each of the persons named in said Column 1 of said Exhibit A obtains or is determined to have as a result of the action or proceeding described in said Column 3 of said Exhibit A the sums stated in said Column 4 of said Exhibit A, such sums being the amounts of such property equal to the costs and expenses incurred by the Alien Property Custodian in such actions or proceedings.

This order shall not be deemed to limit the powers of the Alien Property Custodian to return such property if and when it should be determined that such return should be made.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form

APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have

the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on April 25, 1946.

[SEAL]

JAMES E. MARKHAM,
Alien Property Custodian.

EXHIBIT A

Column 1 Name	Column 2 Country or territory	Column 3 Action or proceeding	Column 4 Sum vested
		<i>Item 1</i>	
Mrs. Hedda Rustad.....	Norway.....	Estate of Anton Bergerson, deceased, in the Probate Court of Polk County, Minn.	\$24.00
Lava Bergerson.....	Norway.....	Same.....	24.00
George Bergerson.....	Norway.....	Same.....	24.00
		<i>Item 4</i>	
Heirs-at-law of John Stawecki, deceased.....	Poland.....	Estate of John Stawecki, deceased, in the Probate Court of Wayne County, Mich., File No. 323,663.	42.00
		<i>Item 5</i>	
Mina Loneycki.....	Poland.....	Estate of Zuzanna Zahorsky, deceased, in the County Court of Kenosha County, Wis.	22.00
Stanley Gurski.....	Poland.....	Same.....	22.00
Tomasz Gurski.....	Poland.....	Same.....	22.00
		<i>Item 8</i>	
Danny Woutos.....	Greece.....	Estate of Lampros Londaritis, a/k/a Louis Leondaritis and Lampros Peter Londarites, deceased, Probate Court for the County of Wayne, Mich., File No. 328,201.	34.00
		<i>Item 9</i>	
Three nieces, names unknown, of Johanna Christensen, deceased.....	Denmark.....	Estate of Johanna Christensen, deceased, County Court of Meade County, S. Dak.	41.00
		<i>Item 10</i>	
Martin Peterson.....	Norway.....	In the estate of Christoffer Peterson, deceased, in the County Court of Codington County, S. Dak.	12.00
Isaac Peterson.....	Norway.....	Same.....	12.00
Ingeborg Maire Peterson.....	Norway.....	Same.....	12.00
Karen Peterson.....	Norway.....	Same.....	12.00
Ingeborg Kristine Peterson.....	Norway.....	Same.....	12.00
Anna Tomina Peterson.....	Norway.....	Same.....	12.00
		<i>Item 16</i>	
Kristine Gram.....	Denmark.....	Estate of H. P. Anderson, deceased, District Court, Pottawattamie County, State of Iowa, No. 10448.	37.00
Christiana Hansen.....	Denmark.....	Same.....	37.00
		<i>Item 18</i>	
Christopher Anderson.....	Denmark.....	Estate of H. P. Anderson, deceased, District Court, Pottawattamie County, State of Iowa, No. 10448.	37.00
Frederick Stakal.....	Denmark.....	Same.....	37.00
		<i>Item 20</i>	
Mariane Fabrin.....	Denmark.....	Estate of George C. Matson, deceased, County Court of Kingsbury County, S. Dak.	17.00
Karen Schmidt.....	Denmark.....	Same.....	17.00
Karl Gustav Madsen.....	Denmark.....	Same.....	17.00
Anna Badel.....	Denmark.....	Same.....	17.00
Margaret Hanson.....	Denmark.....	Same.....	17.00
		<i>Item 25</i>	
Elizabeth Vold and a sister, name unknown, of Amund Vold, deceased.....	Norway.....	Estate of Amund Vold, deceased, Probate Court, Clay County, Minn.	60.00
		<i>Item 26</i>	
Josef (Joseph) Kropidlowski or the heirs at law of Steve Kropidlowski, deceased.....	Poland.....	Estate of Steve Kropidlowski, a/k/a Szczepan Kropidlowski, deceased. In the County Court of Milwaukee County, Wis. File #227-506.	77.00

[Vesting Order CE 272]

COSTS AND EXPENSES INCURRED IN CERTAIN
ACTIONS OR PROCEEDINGS IN CERTAIN
NEW YORK COURTS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the Alien Property Custodian:

Having found that each of the persons named in Column 1 of Exhibit A, attached hereto and by reference made a part hereof, was a person within the designated enemy country or enemy-occupied territory appearing opposite such person's respective name in Column 2 of said Exhibit A;

Having determined that it was in the interest of the United States to take measures in connection with representing each of said persons in the court or administrative action or proceeding identified in Column 3 of said Exhibit A, and having taken such measures;

Finding that as a result of such action or proceeding each of said persons ob-

tained or was determined to have an interest in property, which interest is particularly described in Column 4 of said Exhibit A;

Finding that such property is in the possession, custody or control of the person described in Column 5 of said Exhibit A; and

Finding that the Alien Property Custodian has incurred, in each of such court or administrative actions or proceedings, costs and expenses in the amount stated in Column 6 of said Exhibit A,

hereby vests in the Alien Property Custodian, to be used or otherwise dealt with in the interest, and for the benefit, of the United States, from the property in the possession, custody, or control of the persons described in said Column 5 of said Exhibit A, the sums stated in said Column 6 of said Exhibit A, such sums being the amounts of such property equal to the costs and expenses incurred by the Alien Property Custodian in such actions or proceedings.

This order shall not be deemed to limit the powers of the Alien Property Custodian to return such property if and when it should be determined that such return should be made.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on April 29, 1946.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

EXHIBIT A

Column 1 Name	Column 2 Country or territory	Column 3 Action or proceeding	Column 4 Interest	Column 5 Depository	Column 6 Sum vested
<i>Item 1</i>					
Stanislaw Bolembach.....	Poland.....	Estate of Agnes Bolembach (a/k/a Agnieszka Bolembach) deceased, Surrogate's Court, Richmond County, N. Y. Docket No. P-124-1943.	\$820.60	Joseph Bolembach, 332 Morningstar Rd., Elm Park, Staten Island, N. Y., Leon Bolembach, 138 Van Pelt Ave., Mariners Harbor, Staten Island, N. Y., Pelagla Stasiak, 354 Pulaski Ave., Elm Park, Staten Island, N. Y., and Emilia Forte, 95 Jewett Ave., Port Richmond, Staten Island, N. Y., Executors.	\$75.00
<i>Item 2</i>					
The Priests of St. Anne's Church, Town of Premo (Priental) Lithuania.....	Lithuania.....	Estate of Agate Pauza, also known as Agota Pauza, deceased, Surrogate's Court, Nassau County, N. Y. Docket No. —.	228.59	Treasurer of the County of Nassau, Mineola, N. Y.	25.00
<i>Item 3</i>					
Elizabeth Pascale.....	Italy.....	Estate of Giuseppe Pascale, a/k/a Giuseppe Pasquale, dec'd, Surrogate's Court, Westchester County, White Plains, N. Y. Docket No. 9-1943.	300.00	Commissioner of Finance, Westchester County, White Plains, N. Y.	60.00
<i>Item 4</i>					
Bacri Freres.....	France.....	In the Matter of French & Company, Inc., Debtor, in Proceedings for the Reorganization of a Corporation No. 72186. United States District Court, Southern District of New York.	6,302.35	French & Co., Inc., Consignee, 210 East 57th St., New York 22, N. Y.	518.00
<i>Item 5</i>					
Leon Lacroix.....	France.....	Same.....	1,613.45	Same.....	133.00
<i>Item 6</i>					
Guido Borelli.....	Italy.....	Same.....	1,993.96	Same.....	164.00
<i>Item 7</i>					
Franklin Piccioli.....	Italy.....	Same.....	955.00	Same.....	78.00
<i>Item 8</i>					
Stavros Ioanou Lewnes.....	Greece.....	Estate of Lewis Lewnes, dec'd, Surrogate's Court, Kings County, N. Y. Index No. 7017-1944.	(1)	Charles G. Lewnes, 70 Prospect Park, West Brooklyn, N. Y., executor and trustee.	40.00

¹ Income from trust u/w of Louis Lewnes, deceased.

[F. R. Doc. 46-7409; Filed, May 2, 1946; 11:37 a. m.]

[Vesting Order CE 273]

COSTS AND EXPENSES INCURRED IN CERTAIN
ACTIONS OR PROCEEDINGS IN CERTAIN
CONNECTICUT COURTS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the Alien Property Custodian:

Having found that each of the persons named in Column 1 of Exhibit A, at-

tached hereto and by reference made a part hereof, was a person within the designated enemy country or enemy-occupied territory appearing opposite such person's respective name in Column 2 of said Exhibit A;

Having determined that it was in the interest of the United States to take measures in connection with representing each of said persons in the court or administrative action or proceeding

identified in Column 3 of said Exhibit A, and having taken such measures;

Finding that as a result of such action or proceeding each of said persons obtained or was determined to have an interest in property, which interest is particularly described in Column 4 of said Exhibit A;

Finding that such property is in the possession, custody or control of the person described in Column 5 of said Exhibit A; and

Finding that the Alien Property Custodian has incurred, in each of such court or administrative actions or proceedings, costs and expenses in the amount stated in Column 6 of said Exhibit A,

hereby vests in the Alien Property Custodian, to be used or otherwise dealt with in the interest, and for the benefit, of the United States, from the property in the possession, custody, or control of the persons described in said Column 5 of said Exhibit A, the sums stated in said Column 6 of said Exhibit A, such sums

being the amounts of such property equal to the costs and expenses incurred by the Alien Property Custodian in such actions or proceedings.

This order shall not be deemed to limit the powers of the Alien Property Custodian to return such property if and when it should be determined that such return should be made.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with

a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on April 29, 1946.

[SEAL]

JAMES E. MARKHAM,
Alien Property Custodian.

EXHIBIT A

Column 1 Name	Column 2 Country or territory	Column 3 Action or proceeding	Column 4 Interest	Column 5 Depositary	Column 6 Sum vested
<i>Item 1</i>					
Claria, a/k/a Claria Crisci.....	Italy.....	Estate of Antonio N. Crisci, a/k/a Antonio M. Crisci, dec'd., Court of Probate, District of Waterbury, State of Connecticut.	\$712.00	Alfred F. Celentano, Administrator c. t. a. 23 Wooster Place, New Haven (1) Conn., P. O. Box No. 163	\$133.00
<i>Item 2</i>					
Angelo Crisci.....	Italy.....	Same.....	178.00	Same.....	33.00
<i>Item 3</i>					
Maria Michela Crisci.....	Italy.....	Same.....	178.00	Same.....	33.00
<i>Item 4</i>					
Frank Stvanek.....	Austria.....	Estate of Karl Stvanek, a/k/a Charles Stvanek, deceased, Court of Probate, District of Bridgeport, State of Connecticut.	2,346.91	Edward W. McFadden, Executor, 955 Main St., Bridgeport, Conn.	193.00
<i>Item 5</i>					
Julia Niekrasz.....	Lithuania.....	Estate of Simon Nichols, a/k/a Simon Nicholas, a/k/a Simon Niklas, a/k/a Simon Niekrasz, deceased, Court of Probate, District of East Windsor, State of Connecticut, Warehouse Point, Conn.	\$711.93	John A. Kisel, Administrator, R. F. D., Broad Brook, Conn.	40.00
<i>Item 6</i>					
Annie Niekrasz.....	Lithuania.....	Same.....	711.93	Same.....	40.00
<i>Item 7</i>					
Anna Niekrasz.....	Lithuania.....	Same.....	711.93	Same.....	40.00
<i>Item 8</i>					
Mihalis Gianakes.....	Greece.....	Estate of Costas Gianakes, a/k/a Costas Ginnakis, deceased, Court of Probate, District of Derby, Ansonia, Conn.	139.04	Albert B. Gardella, Administrator, 38 Main St., Ansonia, Conn.	12.00
<i>Item 9</i>					
Posidon Gianakes.....	Greece.....	Same.....	139.04	Same.....	12.00
<i>Item 10</i>					
Artemis Gianakes.....	Greece.....	Same.....	139.04	Same.....	12.00
<i>Item 11</i>					
Chrysostomos Gianakes.....	Greece.....	Same.....	139.04	Same.....	12.00
<i>Item 12</i>					
Vittoria Carriere.....	Italy.....	Estate of Leonardo DeCesare, deceased, Court of Probate, District of Waterbury, State of Connecticut.	168.24	Theodore Cipollone, Administrator, 80 Pleasant St., Waterbury, Conn.	25.00
<i>Item 13</i>					
Paolo Caputo.....	Italy.....	Same.....	168.24	Same.....	25.00

[F. R. Doc. 46-7410; Filed, May 2, 1946; 11:37 a. m.]

[Vesting Order CE 274]

COSTS AND EXPENSES INCURRED IN CERTAIN ACTIONS OR PROCEEDINGS IN CERTAIN WASHINGTON COURTS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the Alien Property Custodian:

Having found that each of the persons named in Column 1 of Exhibit A, attached hereto and by reference made a part hereof, was a person within the designated enemy country or enemy-occupied territory appearing opposite such person's respective name in Column 2 of said Exhibit A;

Having determined that it was in the interest of the United States to take measures in connection with representing each of said persons in the court or administrative action or proceeding identified in Column 3 of said Exhibit A, and having taken such measures;

Finding that as a result of such action or proceeding each of said persons obtained or was determined to have an interest in property, which interest is particularly described in Column 4 of said Exhibit A;

Finding that such property is in the possession, custody or control of the person described in Column 5 of said Exhibit A; and

Finding that the Alien Property Custodian has incurred, in each of such court or administrative actions or proceedings, costs and expenses in the amount stated in Column 6 of said Exhibit A,

hereby vests in the Alien Property Custodian, to be used or otherwise dealt with in the interest, and for the benefit, of the United States, from the property in the possession, custody, or control of the persons described in said Column 5 of said Exhibit A, the sums stated in said Column 6 of said Exhibit A, such sums being the amounts of such property equal to the costs and expenses incurred

by the Alien Property Custodian in such actions or proceedings.

This order shall not be deemed to limit the powers of the Alien Property Custodian to return such property if and when it should be determined that such return should be made.

Any person, except a national of a designated enemy country asserting any

claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on April 29, 1946.

[SEAL]

JAMES E. MARKHAM,
Alien Property Custodian.

EXHIBIT A

Column 1 Name	Column 2 Country or territory	Column 3 Action or proceeding	Column 4 Interest	Column 5 Depository	Column 6 Sum vested
Gilda Jachetta.....	Italy.....	<i>Item 1</i> In re Estate of Joseph Falsetto, deceased. In the Superior Court of the State of Washington, in and for the County of Spokane. No. 38298.	\$172.97	Robert A. Wilson, County Clerk, Spokane County, State of Washington, Spokane, Wash. In the name of Gilda Jachetta.	\$25.00
Louisa Magnone.....	Italy.....	<i>Item 2</i> Same.....	172.97	Same. In the name of Louisa Magnone.....	25.00
Ola Hammervold.....	Norway.....	<i>Item 3</i> Estate of Ivar Hammervold, deceased, Superior Court of the State of Washington, for Snohomish County, in Probate No. 16113.	2,280.00	Washington Mutual Savings Bank of Seattle, Account No. 106745, in the name of the heirs of Ivar Hammervold, deceased, Seattle, Wash.	19.00
Asbjorn Hammervold.....	Norway.....	<i>Item 4</i> Same.....	2,280.00	Same.....	19.00
Anna Hammervold.....	Norway.....	<i>Item 5</i> Same.....	2,280.00	Same.....	19.00
Anders Helvorson Rogholt.....	Norway.....	<i>Item 6</i> Estate of Nels Anderson, deceased, Superior Court of the State of Washington, for Lewis County. No. 7866.	646.69	G. F. Christian, Glenoma, Washington, as Executor of the Estate, Chehalis, Wash.	77.00
Kristian Jensen.....	Denmark.....	<i>Item 7</i> Estate of James J. Hornborg, deceased, Superior Court of the State of Washington, in and for the County of King. No. 89863.	2,923.07	Wilhelm Madsen, Administrator, 1602 Smith Tower, Seattle 4, Wash.	28.00
Mary Kirstine Neilenham.....	Denmark.....	<i>Item 8</i> Same.....	2,923.08	Same.....	28.00

[F. R. Doc. 46-7411; Filed, May 2, 1946; 11:37 a. m.]

[Vesting Order 5465, Amdt.]

JOHN RADE

In re: Estate of John Rade, deceased; File D-11-89; E.T. sec. 14260.

Vesting Order Number 5465, dated December 6, 1945, is hereby amended to read as follows:

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Alexa Radicheff, Nedelka Kalkanova and Vassil Radicheff, and each of them, in and to the estate of John Rade, deceased, is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Bulgaria, namely,

Nationals and Last Known Address
Alexa Radicheff, Bulgaria.
Nedelka Kalkanova, Bulgaria.
Vassil Radicheff, Bulgaria.

That such property is in the process of administration by William I. O'Neill, 710 North Plankinton Avenue, Milwaukee 3, Wisconsin, as Administrator of the estate of John Rade, deceased, acting under the judicial supervision of the County Court of Milwaukee County, Wisconsin;

And determining that to the extent that such nationals are persons not

within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Bulgaria);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice

of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on February 12, 1946.

[SEAL]

JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-7415; Filed, May 2, 1946; 11:38 a. m.]

[Vesting Order CE 275]

COSTS AND EXPENSES INCURRED IN CERTAIN ACTIONS OR PROCEEDINGS IN CERTAIN ILLINOIS COURTS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095 as amended, and pursuant to law, the Alien Property Custodian:

Having found that each of the persons named in Column 1 of Exhibit A, attached hereto and by reference made a part hereof, was a person within the designated enemy country or enemy-occupied territory appearing opposite such person's respective name in Column 2 of said Exhibit A:

Having determined that it was in the interest of the United States to take measures in connection with representing each of said persons in the court or administrative action or proceeding identified in Column 3 of said Exhibit A, and having taken such measures;

Finding that as a result of such action or proceeding each of said persons obtained or was determined to have an interest in property, which interest is particularly described in Column 4 of said Exhibit A;

Finding that such property is in the possession, custody or control of the person described in Column 5 of said Exhibit A; and

Finding that the Alien Property Custodian has incurred, in each of such court or administrative actions or proceedings,

costs and expenses in the amount stated in Column 6 of said Exhibit A,

hereby vests in the Alien Property Custodian, to be used or otherwise dealt with in the interest, and for the benefit, of the United States, from the property in the possession, custody, or control of the persons described in said Column 5 of said Exhibit A, the sums stated in said Column 6 of said Exhibit A, such sums being the amounts of such property equal to the costs and expenses incurred by the Alien Property Custodian in such actions or proceedings.

This order shall not be deemed to limit the powers of the Alien Property Custodian to return such property if and when it should be determined that such return should be made.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on April 29, 1946.

[SEAL]

JAMES E. MARKHAM,
Alien Property Custodian.

EXHIBIT A

Column 1 Name	Column 2 Country or territory	Column 3 Action or proceeding	Column 4 Interest	Column 5 Depository	Column 6 Sum vested
<i>Item 1</i>					
Rose Fiala.....	Austria.....	Estate of Carl Garhofer, deceased, Probate Court, Cook County, Ill.; Docket No. 432; Page 540; File No. 44-P-4888.	\$1,595.56	The County Treasurer of Cook County, Chicago, Ill.	\$18.00
<i>Item 2</i>					
Adolp ^h Fiala.....	Austria.....	Same.....	1,595.55	Same.....	18.00
<i>Item 3</i>					
Joseph Fiala.....	Austria.....	Same.....	1,595.55	Same.....	18.00
<i>Item 4</i>					
Friedrich Kleinander.....	Austria.....	Same.....	1,595.55	Same.....	18.00
<i>Item 5</i>					
Franz Kleinander.....	Austria.....	Same.....	1,565.55	Same.....	18.00
<i>Item 6</i>					
Robert Kleinander.....	Austria.....	Same.....	1,595.55	Same.....	18.00
<i>Item 7</i>					
Wilhelmine Frattinger.....	Austria.....	Same.....	4,786.65	Same.....	53.00
<i>Item 8</i>					
Nachum Mogermann, Chaim Mogermann and Town of Michow.....	Poland.....	Estate of Abraham Jacob Tanenbaum, also known as Abraham Jacob Tannenbaum, deceased, Probate Court, Cook County, Ill.; Docket No. 415; Page 430; File No. 43-P-6515.	3,707.39	Same.....	49.00
<i>Item 9</i>					
Frank Krzyzak.....	Poland.....	Estate of John Krzyzak, deceased, Probate Court, Cook County, Ill.; Docket No. 436; Page 154; File No. 44-P-8006.	537.93	Same.....	14.00
<i>Item 10</i>					
Catherine Krzyzak.....	Poland.....	Same.....	537.93	Same.....	14.00
<i>Item 11</i>					
Helen Krzyzak.....	Poland.....	Same.....	537.96	Same.....	14.00
<i>Item 12</i>					
Kata Galich.....	Jugoslavia.....	Estate of Marko Galich, deceased, Probate Court, Cook County, Ill.; Docket No. 393; Page 544; File No. 40-P-3240.	375.00	The County Treasurer of Cook County, Chicago, Ill.	40.00
<i>Item 13</i>					
Anna Zeblich.....	Jugoslavia.....	Same.....	100.00	Same.....	11.00
<i>Item 14</i>					
Antonina Longo.....	Italy.....	Estate of Agostino Cannella, deceased, Probate Court, Cook County, Ill.; Docket No. 428; Page 50; File No. 44-P-555.	998.20	Same.....	72.00
<i>Item 15</i>					
Giuseppina Purpura.....	Italy.....	Same.....	998.20	Same.....	72.00
<i>Item 16</i>					
Maria Purpura.....	Italy.....	Same.....	998.19	Same.....	72.00

[F. R. Doc. 46-7412; Filed, May 2, 1946; 11:37 a. m.]

[Vesting Order CE 276]

COSTS AND EXPENSES INCURRED IN CERTAIN ACTIONS OR PROCEEDINGS IN CERTAIN ILLINOIS COURTS

Under the authority of the Trading with the Enemy Act, as amended, and

Executive Order No. 9095, as amended, and pursuant to law, the Alien Property Custodian:

Having found that each of the persons named in Column 1 of Exhibit A, attached hereto and by reference made a part hereof, was a person within the desig-

nated enemy country or enemy-occupied territory appearing opposite such person's respective name in Column 2 of said Exhibit A;

Having determined that it was in the interest of the United States to take measures in connection with representing

each of said persons in the court or administrative action or proceeding identified in Column 3 of said Exhibit A, and having taken such measures;

Finding that the Alien Property Custodian has incurred, in each of such court or administrative actions or proceedings, costs and expenses in the amount stated in Column 4 of said Exhibit A,

hereby vests in the Alien Property Custodian, to be used or otherwise dealt with in the interest, and for the benefit, of the United States, from the property which each of the persons named in said column 1 of said Exhibit A obtains or is

determined to have as a result of the action or proceeding described in said Column 3 of said Exhibit A, the sums stated in said Column 4 of said Exhibit A, such sums being the amounts of such property equal to the costs and expenses incurred by the Alien Property Custodian in such actions or proceedings.

This order shall not be deemed to limit the powers of the Alien Property Custodian to return such property if and when it should be determined that such return should be made.

Any person, except a national of a designated enemy country asserting any claim arising as a result of this order may

file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on April 29, 1946.

[SEAL]

JAMES E. MARKHAM,
Alien Property Custodian.

EXHIBIT A

Column 1 Name	Column 2 Country or territory	Column 3 Action or proceeding	Column 4 Sum vested
		<i>Item 1</i>	
Lucy Langner.....	Poland.....	Estate of Stanislaw Pyrzynski, deceased, Probate Court, Cook County, Ill.; Docket No. 437; Page 81; File No. 44-P-8852.	\$87.00
		<i>Item 2</i>	
Henry S. Snopczynski.....	Poland.....	Estate of Zenon Snopczynski, deceased, Probate Court, Cook County, Ill.; Docket No. 438; Page 354; File No. 45-P-1021.	17.00
		<i>Item 3</i>	
Marion S. Snopczynski.....	Poland.....	Same.....	17.00
		<i>Item 4</i>	
Joseph S. Snopczynski.....	Poland.....	Same.....	17.00
		<i>Item 5</i>	
Stanley S. Snopczynski.....	Poland.....	Same.....	17.00
		<i>Item 6</i>	
Julia Kaminski.....	Poland.....	Same.....	17.00
		<i>Item 7</i>	
Czeslawa Snopczynski.....	Poland.....	Same.....	17.00
		<i>Item 8</i>	
Maria Bawolek.....	Poland.....	Same.....	17.00
		<i>Item 9</i>	
Augustine Boucq Cambron.....	Belgium.....	Estate of Anton J. Conard, deceased, Probate Court, Cook County, Ill.; Docket No. 429; Page 286; File No. 44-P-1770.	53.00
		<i>Item 10</i>	
Estelle Boucq Legrelle.....	Belgium.....	Same.....	53.00
		<i>Item 11</i>	
Henriette Vanthor.....	France.....	Estate of Legrand S. Burton, deceased, Probate Court, Cook County, Ill.; Docket No. 420; Page 564; File No. 43-P-2533.	130.00
		<i>Item 12</i>	
Carl Pihl and Heirs at law of Hans P. Peel, deceased, names unknown.	Denmark.....	Estate of Hans P. Peel, deceased, Probate Court, Cook County, Ill.; Docket No. 435; Page 101; File No. 44-P-7013.	63.00
		<i>Item 13</i>	
H. J. Bollrup, Peter Bollrup and Heirs at law of Carl C. Bollrup, deceased, names unknown.	Denmark.....	Estate of Carl C. Bollrup, deceased, Probate Court, Cook County, Ill.; Docket No. 437; Page 193; File No. 44-P-9027.	43.00

[F. R. Doc. 46-7413; Filed, May 2, 1946; 11:37 a. m.]

[Vesting Order 5866]

CHRISTINA FOSHAG

In re: Estate of Christina Foshag, deceased; File D-28-9307; E.T. sec. 12274.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding;

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Eva Katherina Heilmann in and to the estate of Christina Foshag, deceased,

is property payable or deliverable to, or claimed by, a national of a designated enemy country, Germany, namely,

National and Last Known Address

Eva Katherina Heilmann, Germany.

That such property is in the process of administration by Andrew L. Fox, 329 Ridge Avenue, Greendale, Indiana, as Executor of the estate of Christina Foshag, deceased, acting under the judicial supervision of the Dearborn Circuit Court, Lawrenceburg, Indiana;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany);

And having made all determinations and taken all action required by law,

including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed

to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on February 7, 1946.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-7406; Filed, May 2, 1946;
11:37 a. m.]

[Vesting Order 5349, Amdt.]

HANS CLEMENS

In re: Estate of Hans Clemens, Count von Francken Sierstorff, also known as John C. Sierstorff, deceased; File No. D-28-9569; E. T. sec. 13205.

Vesting Order Number 5349, dated November 20, 1945, is hereby amended as follows and not otherwise:

By deleting the words "Eddie Sierstorff" wherever they appear in said vesting order, and substituting therefor the words "Edwin Adalbert Graf von Francken-Sierstorff", and

By deleting the words "Constance Sierstorff" wherever they appear in said vesting order, and substituting therefor the words "Constance Ida Francken-Sierstorff".

All other provisions of said Vesting Order Number 5349 and all action taken on behalf of the Alien Property Custodian in reliance thereon, pursuant thereto and under authority thereof are hereby ratified and confirmed.

Executed at Washington, D. C., on February 7, 1946.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-7414; Filed, May 2, 1946;
11:38 a. m.]

OFFICE OF PRICE ADMINISTRATION.

[SO 133, Order 34]

CROWN POTTERIES CO.

ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith, and filed with the Division of the Federal Register, and pursuant to Supplementary Order No. 133; it is ordered:

(a) *Manufacturer's maximum prices.* Crown Potteries Company of Evansville,

Indiana may increase its maximum prices for sales and deliveries to jobbers and retailers of certain articles of semi-vitreous household chinaware, and for packing charges, as follows:

(1) Articles for which the maximum prices immediately prior to February 22, 1945 for sales to jobbers were at \$6.25, \$7.00, \$7.25, \$8.00, \$8.50, \$9.00, \$9.50 and \$10.00 per pound on the pound sterling price basis and for sales to retailers were at \$6.75, \$7.50, \$8.00, \$8.50, \$9.00, \$9.50, \$10.00 and \$10.50 per pound on the pound sterling price basis may be sold to jobbers and retailers at the price on the pound sterling scale, which price scale to the nearest quarter of a dollar pound sterling, equals 113.8% of the pound sterling price scale under which the article was sold immediately prior to February 22, 1945.

(2) Articles for which the maximum prices immediately prior to February 22, 1945 for sales to jobbers were at \$10.50, \$11.00, \$11.50 and \$12.00 per pound on the pound sterling basis and for sales to retailers were at \$11.00, \$11.50, \$12.00 and \$12.50 per pound on the pound sterling basis may be sold to jobbers and retailers at the price on the pound sterling scale, which price scale to the nearest quarter of a dollar pound sterling, equals 109.6% of the pound sterling price scale under which the article was sold immediately prior to August 30, 1945.

(3) Articles not included in the categories set forth in subparagraphs (1) and (2) above may be sold to jobbers and retailers at the price on the pound sterling scale, which price scale to the nearest quarter of a dollar pound sterling, equals 105.4% of the pound sterling price scale under which the article was sold immediately prior to the issuance of this order.

(4) Maximum prices for packing charges established by Maximum Price Regulation No. 116 as amended may be increased 5.4%.

(b) *Reseller's maximum prices.* Resellers of an article which the manufacturer has sold at an adjusted maximum price determined under this order shall determine their maximum prices as follows:

A reseller who determines his maximum resale price under the General Maximum Price Regulation shall calculate his ceiling price by adding to his invoice cost the same percentage markup which he has on the "most comparable article", (exclusive of any adjustment) for which he has a properly established ceiling price. For this purpose the "most comparable article" is the one which meets all the following tests:

(1) It belongs to the narrowest trade category which includes the article being priced.

(2) Both it and the article being priced were purchased from the same class of purchaser.

(3) Both it and the article being priced belong to a class of articles to which, according to customary trade practices, an approximately uniform percentage markup is applied.

(4) Its net replacement cost is nearest to the net cost of the articles being priced.

The determination of a ceiling price in this way need not be reported to the Office of Price Administration; however, each seller must keep complete records showing all the information called for by OPA Form 620-759 with regard to how he determined his ceiling price, for so long as the Emergency Price Control Act of 1942, as amended, remains in effect.

If the maximum price cannot be determined under the above method the reseller shall apply to the Office of Price Administration for the establishment of a ceiling price under § 1499.3 (c) of the General Maximum Price Regulation. Ceiling prices established under that section will reflect the supplier's prices as adjusted under this order.

(5) Resellers' ceiling prices for articles covered by this order shall not be subject to the provisions of Supplementary Order No. 153.

(c) *Terms of sale.* Ceiling prices adjusted by this order are subject to each seller's terms, discounts and allowances on sales to each class of purchaser in effect during March 1942, or thereafter properly established under OPA regulations.

(d) *Change in reseller's margins.* Reseller's maximum prices adjusted in accordance with this order are subject to further adjustments which may result from any change in reseller's margins which may be effected by the Office of Price Administration to obtain absorption by resellers of any industry-wide increase in manufacturers' maximum prices.

(e) *Notification.* At the time of or prior to the first invoice to a purchaser for resale on and after the effective date of this order, showing prices adjusted in accordance with this order, the seller shall notify the purchaser in writing of the method established in paragraph (b) of this order for determining adjusted maximum prices for resale of the articles. This notice may be given in any convenient form.

(f) This order may be revoked or amended by the Price Administrator at any time.

(g) This order shall become effective on the 3d day of May 1946.

Issued this 2d day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-7402; Filed, May 2, 1946;
11:30 a. m.]

[SO 133, Order 35]

BIRD & SON, INC.

ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith, and filed with the Division of the Federal Register; and pursuant to Supplementary Order No. 133; it is ordered:

(a) (1) Bird & Son, Inc., of East Walpole, Massachusetts, shall continue to determine its maximum prices for sales of the felt-base floor coverings which it manufactures under the same regulation and pricing provisions applicable before this order was issued.

(2) Bird & Son, Inc., may increase, by 9 percent, its "unadjusted maximum prices" for sales of felt-base floor coverings.

(3) (i) The "unadjusted maximum prices" of Bird & Son, Inc., for its sale of an article of felt-base floor coverings whose maximum price is properly established under Maximum Price Regulation No. 188, to a person other than a retailer is 110 percent of the maximum price so established, not including any increase in that maximum price permitted by an OPA order.

(ii) The "unadjusted maximum price" of Bird & Son, Inc., for its sale of an article of felt-base floor coverings to a retailer is 110 percent of the list price which it quoted for the article in its price list in effect on January 1, 1946, not including the amount of the increase authorized by (2) above, or by section 3 (b) of Order No. 4875 under § 1499.159b of Maximum Price Regulation No. 188.

(4) The "adjusted maximum price" of Bird & Son, Inc., for its sale of an article of felt-base floor coverings is its "unadjusted maximum price" increased by 9 percent in accordance with (2) above.

(5) Bird & Son, Inc., may make sales and deliveries at or below its "adjusted maximum prices" computed under this paragraph (a).

(6) Every price list which Bird & Son, Inc., issues after the effective date of this order must show its "unadjusted maximum prices" determined under this paragraph (a). The price list shall also state its "adjusted maximum prices" determined under this paragraph (a), or a statement that the "unadjusted maximum prices" shown are subject to an OPA adjustment charge of 9 percent.

(b) Paragraph (a) of this order supersedes section 3 of Order No. 4875 under § 1499.159b of Maximum Price Regulation No. 188 with respect to sales of felt-base floor coverings manufactured by Bird & Son, Inc. In all other respects, the provisions of that order apply to all sales by any person of felt-base floor coverings manufactured by Bird & Son, Inc.; and all persons selling such articles must comply with the applicable pricing notification and invoicing provisions of that order.

(c) Bird & Son, Inc., shall file the report described in section 5 of Supplementary Order No. 133, with the Office of Price Administration, Washington 25, D. C.

(d) The provisions of Supplementary Order No. 153 shall not apply to sales of articles covered by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on May 2, 1946.

Issued this 2d day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-7403; Filed, May 2, 1946;
11:29 a. m.]

[MPR 64, Corr. to Order 277]

ODIN STOVE MFG. CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to section 11 of Maximum Price Regulation No. 64; *It is ordered:*

a. That Order No. 277 under Maximum Price Regulation No. 64 is corrected in the following respect:

The table of prices in paragraph (a) (2) is corrected to read as follows:

Model	Maximum prices for sales to ultimate consumers (each)			
	Zone 1	Zone 2	Zone 3	Zone 4
1613-G	\$167.25	\$170.75	\$174.25	\$178.95
1623-G	179.50	183.25	186.75	191.95

This order may be revoked or amended by the Price Administrator at any time.

This correction shall become effective immediately.

Issued this 2d day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-7382; Filed, May 2, 1946;
11:33 a. m.]

[MPR 64, Order 288]

CHAMBERS CORP.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 11 of Maximum Price Regulation No. 64; *It is ordered:*

(a) This order establishes maximum prices for sales of nine models of gas ranges manufactured by the Chambers Corporation, Shelbyville, Indiana.

(1) For sales in each zone by wholesale distributors to retail dealers the maximum prices, including the Federal excise tax are those set forth below:

Model	Maximum prices for sales to retail dealers (each)				
	Zone 1	Zone 2	Zone 3	Zone 4	Zone 5
11-B-2	\$111.86	\$113.60	\$114.77	\$116.83	\$120.91
12-B-4	123.08	124.88	126.08	128.17	132.34
14-B-4	138.04	139.95	141.22	143.47	147.92
15-B-4	153.00	154.90	156.18	158.42	162.87
15-B-4-FW	167.98	170.03	171.40	173.79	178.58
11-B-2 (36" working height)	112.63	114.37	115.54	117.60	121.68
12-B-4 (36" working height)	123.85	125.65	126.85	128.94	133.11
14-B-4 (36" working height)	138.81	140.72	141.99	144.24	148.69
15-B-4 (36" working height)	153.77	155.67	156.95	159.19	163.64

These prices are f. o. b. wholesale distributor's city. If the wholesale distributor sells a stove equipped with any of

the items listed below, he may add to the applicable ceiling price for the stove shown above an amount no greater than that set forth below opposite that item of equipment:

Additional equipment:	Amount which may be added
Equipment for liquid petroleum gas	\$1.74
Kettle No. 70	2.82
Kettle No. 80	2.16
Kettle No. 90	3.24
Kettle No. 100	3.24

In all other respects, these prices are subject to each seller's customary terms, discounts, allowances and other price differentials in effect on sales of similar articles.

(2) For sales in each zone by retail dealers to ultimate consumers the maximum prices, including the Federal excise tax but not including any State or local taxes imposed at the point of sale, are those set forth below:

Model	Maximum prices for sales to ultimate consumers (each)				
	Zone 1	Zone 2	Zone 3	Zone 4	Zone 5
11-B-2	\$179.75	\$182.50	\$184.50	\$187.75	\$194.50
12-B-4	197.25	199.95	201.95	205.50	212.25
14-B-4	220.25	223.50	225.50	229.25	236.50
15-B-4	243.50	246.75	248.75	252.50	259.75
15-B-4-FW	266.75	270.25	272.50	276.25	284.25
11-B-2 (36" working height)	180.95	183.75	185.75	188.95	195.75
12-B-4 (36" working height)	198.50	201.25	203.25	206.75	213.50
14-B-4 (36" working height)	221.50	224.75	226.75	230.50	237.75
15-B-4 (36" working height)	244.75	247.95	249.95	253.75	260.95

These prices include delivery and installation. If the retail dealer does not provide installation he shall compute his maximum price by subtracting \$6.00 from his maximum price as shown above for sales on an installed basis. If the retailer sells any of the above stoves equipped with any of the items listed below, he may add to his ceiling price for the stove an amount no greater than that set forth below opposite that item of equipment:

Item of equipment:	Amount which may be added
Equipment for liquid petroleum gas	\$2.50
Kettle No. 70	4.50
Kettle No. 80	3.25
Kettle No. 90	4.95
Kettle No. 100	4.95

In all other respects these prices are subject to each seller's customary terms, discounts, price differentials and other allowances (other than trade-in allowances) in effect on sales of similar articles.

(b) At the time of, or prior to, the first invoice to each purchaser for resale at wholesale after the effective date of this order the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for resales by the purchaser. This notice may be given in any convenient form.

(c) The manufacturer shall, before delivering any range covered by this order, after the effective date thereof,

attach securely to the inside oven door panel a label which plainly states the OPA retail ceiling prices established by this order for sales of the range to ultimate consumers in each zone together with a list of the states included in each zone. The label shall also state that the retail prices shown thereon include the Federal excise tax, delivery and installation, and that if the seller does not provide installation, the maximum price is \$6.00 less than the price shown on the label.

(d) For purposes of this order Zones 1, 2, 3, 4 and 5 comprise the following states:

Zone 1: Indiana.

Zone 2: Ohio, Kentucky, Illinois, Wisconsin and Michigan.

Zone 3: Pennsylvania, Maryland, West Virginia, Virginia, Tennessee, Missouri, Iowa, and the District of Columbia.

Zone 4: Maine, New Hampshire, Vermont, Massachusetts, Connecticut, Rhode Island, New York, New Jersey, Delaware, North Carolina, South Carolina, Georgia, Florida, Alabama, Mississippi, Louisiana, Arkansas, Minnesota, North Dakota, South Dakota, Nebraska, Kansas, Oklahoma and Texas (except the county of El Paso).

Zone 5: Washington, Oregon, California, Nevada, Idaho, Utah, Arizona, Montana, Wyoming, Colorado, New Mexico, and the county of El Paso in Texas.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 16th day of May 1946.

Issued this 2d day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-7383; Filed, May 2, 1946;
11:33 a. m.]

[MPR 64, Order 289]

MARSHALL-WELLS CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 11 of Maximum Price Regulation No. 64; It is ordered:

(a) This order establishes maximum prices for sales of four models of gas ranges manufactured for Marshall-Wells Company, of Duluth 1, Minnesota.

(1) For sales in each zone by Marshall-Wells Company to retail dealers, the maximum prices, including the Federal excise tax, are those set forth below:

Article and model	Maximum prices for sales by Marshall-Wells Co. to retail dealers			
	Zone 1	Zone 2	Zone 3	Zone 4
Gas range—KZ-6E-804	\$75.26	\$76.64	\$78.70	\$81.35
Gas range—KZ-5E-804	80.11	81.48	83.70	86.48
Combination range—KZ-CG-404	170.76	174.51	180.13	187.48
Bungalow range—KZ-MB-404	139.96	142.62	146.65	151.84

In all other respects these prices are subject to Marshall-Wells Company's customary terms, discounts, allowances and other price differentials in effect on sales of similar articles.

(2) For sales in each zone by retail dealers to ultimate consumers the maximum prices, including the Federal excise tax, but not including any state or local taxes imposed at the point of sale, are those set forth below:

Article	Model	Maximum prices for sales by retail dealers to ultimate consumers			
		Zone 1	Zone 2	Zone 3	Zone 4
Gas range	KZ-6E-804	\$114.75	\$116.95	\$120.25	\$124.50
Gas range	KZ-5E-804	121.75	123.95	127.50	131.95
Combination range	KZ-CG-404	255.75	261.75	270.75	282.50
Bungalow range	KZ-MB-404	211.25	215.50	221.95	230.25

These prices include delivery and installation. If the retail dealer does not provide installation he shall compute his maximum price for sales of the gas ranges by subtracting \$6.00 from his maximum price as shown for sales on an installed basis, and he shall compute his maximum price for sales of the combination range, and the bungalow range, by subtracting \$9.00 from the maximum price shown above for sales on an installed basis.

In all other respects these prices are subject to each seller's customary terms, discounts, allowances (other than trade-in allowances) and other price differentials in effect on sales of similar articles.

(b) Marshall-Wells Company, shall, before delivering any range covered by this order, after the effective date thereof, attach or cause to be attached securely

to the inside oven door panel a label which plainly states the OPA retail ceiling prices established by this order for sales of the range to ultimate consumers in each zone together with a list of the states included in each zone. The label shall also state that the retail prices shown thereon include the Federal excise tax, delivery and installation, and that if the seller does not provide installation, the maximum price of the gas ranges is \$6.00 less than the price shown on the label, and the maximum prices of the combination range and the bungalow range are \$9.00 less than the price shown on the label.

(c) For purposes of this order Zones 1, 2, 3 and 4 comprise the following states:

Zone 1: Michigan.

Zone 2: Iowa, Minnesota, Wisconsin.

Zone 3: Montana, North Dakota, South Dakota, Wyoming.

Zone 4: Idaho, Oregon, Washington.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) This order shall become effective on the 16th day of May 1946.

Issued this 2d day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-7384; Filed, May 2, 1946;
11:33 a. m.]

[MPR 116, Revocation of Order 11]

CROWN POTTERIES CO.

ESTABLISHMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register; It is ordered:

(a) Order No. 11, under § 1362.59d of Maximum Price Regulation No. 116 is revoked, subject to the provisions of Supplementary Order No. 40.

(b) This order of revocation applies to Amendment 1 and 2 of the said Order No. 11.

(c) This order shall become effective on the 3d day of May 1946.

Issued this 2d day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-7385; Filed, May 2, 1946;
11:30 a. m.]

[RMPR 165, Order 3 Under Rev. Supp. Service Reg. 50]

HOOVER CO.

APPROVAL OF MAXIMUM PRICE

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.648 (c) (4) of Revised Supplementary Service Regulation No. 50 to Revised Maximum Price Regulation 165, it is ordered:

(a) *What this order does.* This order establishes maximum prices for the services involved in the maintenance of Hoover electric vacuum cleaners, performed by the Hoover Company, North Canton, Ohio, through its "No. 1 Plan Service Stations," and its "No. 2 Plan Service Stations."

(b) *Applicability of Revised Maximum Price Regulation 165.* Except as provided to the contrary, all provisions of Revised Maximum Price Regulation 165 and any other applicable service regulation shall apply to any person supplying the services herein listed.

(c) *Maximum price.* The maximum service charge for the maintenance of Hoover electric vacuum cleaners shall be as follows:

(1) *Maximum service charge per cleaner.*

a. Yearly or requested service	\$2.50
b. Half-yearly service	1.25
c. Special service arrangements with the following national commercial users: J. C. Penney Co., Lerner Shops, Statler Hotels	1.50

- d. Reconditioning dealer reverts----- \$1.50
 e. Commercial service (monthly)----- .75
 f. Commercial service (every 2 months)- 1.25

Description of services performed in the above classifications

- Pick up and delivery of cleaner from and to customer's premises.
 Renovate and check dust bag for leakage and damage.
 Clean main casting.
 Clean and check agitator for lubrication and alignment.
 Clean inside of motor and check bearings for lubrication and alignment.
 Check commutator.
 Reset carbon brushes.
 Check and service front and rear wheels for noise and alignment.
 Check electrical connections.
 Check belt for tension and damage.
 Check agitator brush extension.
 Check motor speed and suction.
 Check nozzle adjustment and ease of operation.
 g. Repair cord only----- \$0.50
 h. Clean, repair, and install brushes in agitator only----- .50

(d) *Filing of statement.* Each seller covered by this order shall file with the appropriate Price Control Board, within 30 days of the effective date of this order, an amendment to his statement describing the services offered and the authorized maximum prices therefor (in the manner set forth in this order). Each new seller subject to this order shall file with the appropriate Price Control Board, within 30 days after first offering the service, a statement describing the services offered and listing the maximum prices therefor (in the manner set forth in this order). Each amendment to a filing and each new filing shall contain the following statement:

These maximum prices are those set forth in Order No. 3, to RSSR 50, effective May 3, 1946, authorized by the Office of Price Administration, Washington, D. C.

(e) *Revocation and amendment.* This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective on the 3d day of May 1946.

Issued this 2d day of May 1946.

PAUL A. PORTER,
 Administrator.

[F. R. Doc. 46-7388; Filed, May 2, 1946;
 11:35 a. m.]

[MPR 188, Order 17 Under Order 6, Corr.]

HILL-SHAW CO.

APPROVAL OF UNIFORM RETAIL CEILING PRICES

In Order 17 under Order No. 6 under § 1499.159e of Maximum Price Regulation No. 188 the uniform retail ceiling price (inclusive of Federal excise tax) of the 8-cup standard vaculator, catalog number V-48, is incorrectly stated as \$2.48. The price of that item is corrected to read \$2.95.

Issued this 2d day of May 1946.

PAUL A. PORTER,
 Administrator.

[F. R. Doc. 46-7389; Filed, May 2, 1946;
 11:30 a. m.]

[MPR 188, Order 17 Under Order 4418]

HENRY MFG. CO.

ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to Order No. 4418 under § 1499.159b of Maximum Price Regulation No. 188, it is ordered:

(a) *Manufacturers' maximum prices.* Henry Manufacturing Company of 421 Fifth Avenue South, Minneapolis, Minnesota, may sell and deliver to jobbers the Universal automobile seat covers referred to in its application dated January 19, 1946, at prices no higher than its maximum price for such sales in effect immediately prior to the issuance of this order, increased by \$0.58.

(b) *Resellers' maximum prices.* (1) Each reseller shall calculate his maximum resale prices for articles covered by this order by adding to his invoice cost, the same percentage markup which he has on the "most comparable article" for which he has a properly established maximum price. For the purposes of this order, the "most comparable article" is the one which meets all of the following tests:

(i) It belongs to the narrowest trade category which includes the article being priced.

(ii) Both it and the article being priced were purchased from the same class of supplier.

(iii) Both it and the article being priced belong to a class of articles to which, according to customary trade practices, an approximately uniform percentage markup is applied.

(iv) Its net replacement cost is nearest to the net cost of the article being priced.

The determination of a maximum price in this way need not be reported to the Office of Price Administration; however, each seller must keep complete records showing all the information called by OPA Form 620-759 with regard to how he determined his maximum price, for so long as the Emergency Price Control Act of 1942, as amended remains in effect.

If the maximum resale price cannot be determined under the above method the reseller shall apply to the Office of Price Administration for the establishment of a maximum price under § 1499.3 (c) of the General Maximum Price Regulation. Maximum prices established under that section will reflect the suppliers prices as adjusted in accordance with this order.

(2) The provisions of Supplementary Order No. 153 shall not apply to sales of articles covered by this order.

(c) *Terms of sale.* Maximum prices adjusted by this order are subject to each seller's terms, discounts, allowances, and other price differentials, in effect during March 1942, or which have been properly established under the applicable OPA regulation.

(d) *Notification.* At the time of, or prior to the first invoice to a purchaser for resale, showing a price adjusted in accordance with the terms of this order, the seller shall notify the purchaser in writing of the methods established in paragraph (b) of this order for determining adjusted maximum prices for

resale of the articles covered by this order. This notice may be given in any convenient form.

(e) *Revocation of amendment.* This order may be revoked or amended by the Price Administrator at any time.

(f) *Effective date.* This order shall become effective on the 3d day of May 1946.

Issued this 2d day of May 1946.

PAUL A. PORTER,
 Administrator.

[F. R. Doc. 46-7390; Filed, May 2, 1946;
 11:35 a. m.]

[MPR 188, Order 4985]

ARLON CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; It is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Arlon Company 42-60 Crescent Street, Long Island City 1, N. Y.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	For sales by the manufacturer to—		For sales by any person to consumers
		Jobbers	Retailers	
2-piece hand decorated china table lamp.....	101A	\$8.50	\$10.00	\$18.00
16" swirl lamp shade, rayon taffeta, top ruching, hand sewn....	101A	6.50	8.12	14.60
Hand decorated china table lamp.....	102A	6.38	7.50	13.50
Hand decorated embossed china table lamp.....	102W	6.38	7.50	13.50
Rayon satin lampshade, single ruching, hand sewn.....	102W	4.04	4.75	8.55
Hand decorated china table lamp.....	104	5.53	6.50	11.70
	106A	6.14	7.22	13.00
Embossed hand decorated china table lamp..	505W	6.38	7.50	13.50

These maximum prices are for the articles described in the manufacturer's application dated February 23, 1946.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. factory, 2% 10 days, net 30. The maximum price to consumers is net, delivered.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the

Office of Price Administration, Washington, D. C., under the fourth Pricing Method, § 1499.158, of Maximum Price Regulation 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement, with the proper model number and the ceiling price inserted in the blank spaces:

Model No. -----
OPA Retail Ceiling Price—\$-----
Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) Jobbers' maximum prices for sales of the articles covered by this order shall be established under the provisions of section 4.5 of SR 14J.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 3d day of May 1946.

Issued this 2d day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-7391; Filed, May 2, 1946;
11:33 a. m.]

[MPR 188, Order 4986]

PLASTIC FABRICATION CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; *It is ordered:*

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Plastic Fabrication Company, 3543 East 88th Street, Seattle 5, Wash.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	For sale by the manufacturer to—		For sales by any person to consumers
		Jobbers	Retailers	
Lucite boudoir lamp....	161	\$4.00	\$4.70	\$8.45

These maximum prices are for the articles described in the manufacturer's application dated November 23, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable

to those sales and deliveries. For sales to persons other than consumers they are f. o. b. factory, 2% 10 days, net 30. The maximum price to consumers is net, delivered.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158, of Maximum Price Regulation 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement, with the proper model number and the ceiling price inserted in the blank spaces:

Model No. -----
OPA Retail Ceiling Price—\$-----
Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) Jobbers' maximum prices for sales of the articles covered by this order shall be established under the provisions of section 4.5 of SR 14J.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 3d day of May 1946.

Issued this 2d day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-7392; Filed, May 2, 1946;
11:34 a. m.]

[MPR 188, Order 4987]

PARAMOUNT LEATHER GOODS

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; *It is ordered:*

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Paramount Leather, 779 Towne Avenue, Los Angeles 21, Calif.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	For sales by the manufacturer to—		For sales by any person to consumers
		Jobbers	Retailers	
24" lacquered Grade "A" mahogany table lamp with cigarette box and leather faced parchment shade. (Lamp base is decorated with slunk or unborn calf and two copper stirrups and nail heads).....	1	Each \$19.33	Each \$22.74	Each \$40.95

These maximum prices are for the articles described in the manufacturer's application dated April 11, 1946.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. factory, 2% 10 days, net 30. The maximum price to consumers is net, delivered.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158, of Maximum Price Regulation 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement, with the proper model number and the ceiling price inserted in the blank spaces:

Model No. -----
OPA Retail Ceiling Price—\$-----
Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) Jobbers' maximum prices for sales of the articles covered by this order shall be established under the provisions of section 4.5 of SR 14J.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 3d day of May 1946.

Issued this 2d day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-7393; Filed, May 2, 1946;
11:34 a. m.]

[MPR 188, Order 4988]

LANKFORD PLASTICS CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 138; *It is ordered:*

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Lankford Plastics Company, 2147 Santa Inez Street, Los Angeles 26, Calif.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	For sales by the manufacturer—		For sales by any person to consumers
		Jobbers	Retailers	
12½" polished lucite boudoir lamp.	L105.....	\$4.80	\$5.65	Each \$10.15
24" polished lucite and chrome table lamp.	L110 and L112.....	4.89	5.75	10.35
26" polished lucite and chrome table lamp.	L120.....	6.33	7.45	13.40
9½" polished opaque lucite lamp shade with taffeta ruffling trim.	L105A.....	4.67	5.50	9.90
13" square polished opaque lucite lamp shade with taffeta ruffling trim.	L112A.....	7.18	8.45	15.20
14" polished opaque lucite lamp shade with taffeta ruffling trim.	L120A.....	6.88	8.10	14.60

These maximum prices are for the articles described in the manufacturer's application dated January 18, 1946.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. factory, 2% 10 days, net 30. The maximum price to consumers is net, delivered.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement, with the proper model num-

ber and the ceiling price inserted in the blank spaces:

Model No. -----
OPA Retail Ceiling Price—\$-----
Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) Jobbers' maximum prices for sales of the articles covered by this order shall be established under the provisions of section 4.5 of SR 14J.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 3d day of May 1946.

Issued this 2d day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-7394; Filed, May 2, 1946;
11:30 a. m.]

[MPR 188, Order 4989]

L. M. SANDWICK ASSOCIATES

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; *It is ordered:*

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by L. M. Sandwick Associates, Chicago, Ill.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Model No.	Brand name	Description
102 "Travel Piccolo."	Musitron...	Acoustic portable hand wound phone, dual spring motor, 12" turntable, pebble grain keratol covered plywood cabinet, 15¾" x 15" x 8½", manual.

Ceiling price to:
Distributor..... \$14.31
Dealer..... 17.89
Consumer..... 31.25

Ceiling price to the consumer includes the Federal excise tax. Terms are 2% 10 days, net 30 days, f. o. b. factory.

These maximum prices are for the articles described in the manufacturer's application dated March 19, 1946.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and

conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement:

OPA Retail Ceiling Price—\$31.25
Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale at wholesale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) This order shall become effective on the 3d day of May 1946.

Issued this 2d day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-7395; Filed, May 2, 1946;
11:29 a. m.]

[MPR 389, Order 47]

PROVISION CO. ET AL.

ESTABLISHMENT OF MAXIMUM PRICES

On February 25, 1946, The Provision Company, Columbus, Georgia, filed an application for the establishment of maximum prices on sales of the sausage product known as "Beef Hash Loaf (Cooked)" and made in accordance with the individual secret formula submitted by the applicant. That application was assigned Docket No. 6036.3-389-2 (a)-78.

Due consideration has been given to the application and an opinion in support of this order has been issued simultaneously herewith and filed with the Division of the Federal Register.

For the reasons set forth in the opinion, and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Orders Nos. 9250 and 9328, and pursuant to the provisions of section 2 (a) (6) of Maximum Price Regulation No. 389; *It is ordered:*

(a) That the maximum prices other than at retail for the sausage product known as "Beef Hash Loaf (Cooked)" and made by The Provision Company, in accordance with the individual formula submitted to the Office of Price Administration with the application for this order shall be determined by the seller as follows:

(1) The base price for this product is established at the following amount per hundredweight:

\$26.50

NOTE: If sold not boxed, 50 cents per cwt. must be deducted from the above price.

(2) To the base price should be added the proper zone differential provided in section 12 (b) of Maximum Price Regulation No. 389 for all beef sausage. In determining the proper zone differential to be added, the zone description provided in section 14 of Maximum Price Regulation No. 389 shall be used.

(3) That to the sum of the base price plus the applicable zone differential the "Permitted additions to base prices" provided in section 12 (c) of Maximum Price Regulation No. 389 may be added when applicable.

(b) That with the first delivery of "Beef Hash Loaf (Cooked)" to a wholesaler, peddler-truck-seller, or intermediate distributor, The Provision Company shall supply each such seller with a written notice in the following form:

(Insert date)

Our OPA ceiling prices for "Beef Hash Loaf (Cooked)" have been established by the Office of Price Administration at the base price of \$26.50 per hundredweight, to which may be added the zone differentials provided in section 12 (b) of MPR 389 (See section 14 for zone boundaries) plus the permitted additions of section 12 (c). We are required to inform you that if you are a wholesaler, a peddler-truck-seller, or an intermediate distributor you must figure your ceiling prices for this product pursuant to the same sections of Maximum Price Regulation No. 389.

(c) That with the first delivery of "Beef Hash Loaf (Cooked)" to a retailer the seller shall supply such retailer with a written notice in the following form:

(Insert date)

Our OPA ceiling prices for "Beef Hash Loaf (Cooked)" have been established by the Office of Price Administration. We are required to inform you that if you are a retailer, you must figure your ceiling price for this item in accordance with the provisions of Maximum Price Regulation No. 336.

(d) That all pertinent provisions of Maximum Price Regulation No. 389, including the descriptive labelling and invoicing provisions of section 4, the recording and reporting provisions of section 6, and the definitions of section 13, in addition to the pricing provisions of paragraphs (b) and (c) of section 12 shall be applicable to all sales made under this order.

(e) All prayers of the application not herein granted are denied.

(f) This Order No. 47 may be revoked or amended by the Price Administrator at any time.

This Order No. 47 shall become effective May 3, 1946.

Issued this 2d day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-7396; Filed, May 2, 1946;
11:32 a. m.]

[MPR 389, Order 48]

KERBER PACKING CO. ET AL.

ESTABLISHMENT OF MAXIMUM PRICES

On March 25, 1946, The Kerber Packing Company, Elgin, Illinois, filed an application for the establishment of maxi-

mum prices on sales of the sausage product known as "Cotti Summer Sausage" and made in accordance with the individual secret formula submitted by the applicant. That application was assigned Docket No. 6036.3-389-2(a)-72.

Due consideration has been given to the application and an opinion in support of this order has been issued simultaneously herewith and filed with the Division of the Federal Register.

For the reasons set forth in the opinion, and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Orders Nos. 9250 and 9328, and pursuant to the provisions of section 2 (a) (6) of Maximum Price Regulation No. 389; *It is ordered:*

(a) That the maximum prices other than at retail for the sausage product known as "Cotti Summer Sausage" and made by The Kerber Packing Company in accordance with the individual formula submitted to the Office of Price Administration with the application for this order shall be determined by the seller as follows:

(1) The base price for this product is established at the following amount per hundredweight:

\$30.75

NOTE: If sold not boxed, 50 cents per cwt. must be deducted from the above price.

(2) To the base price should be added the proper zone differential provided in section 12 (b) of Maximum Price Regulation No. 389 for sausage which is not Kosher sausage, all beef sausage or sausage containing meat and meat by-products from swine only. In determining the proper zone differential to be added, the zone description provided in section 14 of Maximum Price Regulation No. 389 shall be used.

(3) That to the sum of the base price plus the applicable zone differential the "Permitted additions to base prices" provided in section 12 (c) of Maximum Price Regulation No. 389 may be added when applicable.

(b) That with the first delivery of "Cotti Summer Sausage" to a wholesaler, peddler-truck-seller, or intermediate distributor, The Kerber Packing Company shall supply each such seller with a written notice in the following form:

(Insert date)

Our OPA ceiling prices for "Cotti Summer Sausage" have been established by the Office of Price Administration at the base price of \$30.75 per hundredweight, to which may be added the zone differentials provided in Section 12 (b) of MPR 389 (See Section 14 for zone boundaries) plus the permitted additions of Section 12 (c). We are required to inform you that if you are a wholesaler, a peddler-truck-seller, or an intermediate distributor you must figure your ceiling prices for this product pursuant to the same sections of Maximum Price Regulation No. 389.

(c) That with the first delivery of "Cotti Summer Sausage" to a retailer the seller shall supply such retailer with a written notice in the following form:

(Insert date)

Our OPA ceiling prices for "Cotti Summer Sausage" have been established by the Of-

fice of Price Administration. We are required to inform you that if you are a retailer, you must figure your ceiling price for this item in accordance with the provisions of Maximum Price Regulation No. 336.

(d) That all pertinent provisions of Maximum Price Regulation No. 389, including the descriptive labelling and invoicing provisions of section 4, the recording and reporting provisions of section 6, and the definitions of section 13, in addition to the pricing provisions of paragraphs (b) and (c) of section 12 shall be applicable to all sales made under this order.

(e) All prayers of the application not herein granted are denied.

(f) This Order No. 48 may be revoked or amended by the Price Administrator at any time.

This Order No. 48 shall become effective May 3, 1946.

Issued this 2d day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-7397; Filed, May 2, 1946;
11:29 a. m.]

[MPR 389, Order 49]

BAUN BROS. PACKING CO. ET AL.

ESTABLISHMENT OF MAXIMUM PRICES

On February 25, 1946, The Braun Brothers Packing Company, Troy, Ohio, filed an application for the establishment of maximum prices on sales of the sausage products known as "Souise," "Mock Chicken Loaf," "Thuringer," and "Cervelat" and made in accordance with the individual secret formulae submitted by the applicant. That application was assigned Docket No. 6036.3-389-2 (a)-62.

Due consideration has been given to the application and an opinion in support of this order has been issued simultaneously herewith and filed with the Division of the Federal Register.

For the reasons set forth in the opinion, and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Orders Nos. 9250 and 9328, and pursuant to the provisions of section 2 (a) (6) of Maximum Price Regulation No. 389; *It is ordered:*

(a) That the maximum prices other than at retail for the sausage products known as "Souise," "Mock Chicken Loaf," "Thuringer" and "Cervelat" and made by The Braun Brothers Packing Company in accordance with the individual formulae submitted to the Office of Price Administration with the application for this order except that snouts, ears, and fresh pork skins may be substituted for the "pork faces" ingredient specified in the respective formulae for "Souise" and "Mock Chicken Loaf," if desired, shall be determined by the seller as follows:

(1) The base price for this product is established at the following amount per hundredweight:

Souise	\$17.50
Mock chicken loaf	25.50
Thuringer	26.50
Cervelat	26.50

NOTE: If sold not boxed, 50 cents per cwt. must be deducted from the above price.

(2) To the base prices for "Souse" and "Mock Chicken Loaf" should be added the proper zone differentials provided in section 12 (b) of Maximum Price Regulation No. 389 for sausage containing meat and meat byproducts from swine only, and to the base prices for "Thuringer" and "Cervelat" should be added the proper zone differential provided in section 12 (b) of Maximum Price Regulation No. 389 for sausage which is not Kosher sausage, all beef sausage or sausage containing meat and meat byproducts from swine only. In determining the proper zone differential to be added, the zone description provided in section 14 of Maximum Price Regulation No. 389 shall be used.

(3) That to the sum of the base prices plus the applicable zone differential the "Permitted additions to base prices" provided in section 12 (c) of Maximum Price Regulation No. 389 may be added when applicable.

(b) That with the first delivery of "Souse", "Mock Chicken Loaf", "Thuringer", or "Cervelat" to a wholesaler, peddler-truck-seller, or intermediate distributor, The Braun Brothers Packing Company shall supply each such seller with a written notice in the following form:

(Insert date)

Our OPA ceiling prices for "Souse", "Mock Chicken Loaf", "Thuringer", and "Cervelat" have been established by the Office of Price Administration at the following base prices per hundredweight:

Souse	\$17.50
Mock chicken loaf	25.50
Thuringer	26.50
Cervelat	26.50

To these base prices may be added the zone differentials provided in Section 12 (b) of MPR 389 (See Section 14 for zone boundaries) plus the permitted additions of Section 12 (c). We are required to inform you that if you are a wholesaler, a peddler-truck-seller, or an intermediate distributor you must figure your ceiling prices for these products pursuant to the same sections of Maximum Price Regulation No. 389.

(c) That with the first delivery of "Souse", "Mock Chicken Loaf", "Thuringer" or "Cervelat" to a retailer the seller shall supply such retailer with a written notice in the following form:

(Insert date)

Our OPA ceiling prices for "Souse", "Mock Chicken Loaf", "Thuringer", and "Cervelat" have been established by the Office of Price Administration. We are required to inform you that if you are a retailer, you must figure your ceiling price for these items in accordance with the provisions of Maximum Price Regulation No. 389.

(d) That all pertinent provisions of Maximum Price Regulation No. 389, including the descriptive labelling and invoicing provisions of section 4, the recording and reporting provisions of section 6, and the definitions of section 13, in addition to the pricing provisions of paragraphs (b) and (c) of section 12 shall be applicable to all sales made under this order.

(e) All prayers of the application not herein granted are denied.

(f) This Order No. 49 may be revoked or amended by the Price Administrator at any time.

This Order No. 49 shall become effective May 3, 1946.

Issued this 2d day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-7398; Filed, May 2, 1946;
11:29 a. m.]

[MPR 389, Order 50]

HENRY EHMS ET AL.

ESTABLISHMENT OF MAXIMUM PRICES

On February 18, 1946, Henry Ehms, 10831 Shoemaker Road, Detroit, Michigan, filed an application for the establishment of maximum prices on sales of the sausage product known as "Landjaeger" and made in accordance with the individual secret formula submitted by the applicant. That application was assigned Docket No. 6036.3-389-2 (a)-76.

Due consideration has been given to the application and an opinion in support of this order has been issued simultaneously herewith and filed with the Division of the Federal Register.

For the reasons set forth in the opinion, and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Orders Nos. 9250 and 9328, and pursuant to the provisions of section 2 (a) (6) of Maximum Price Regulation No. 389, It is ordered:

(a) That the maximum prices other than at retail for the sausage product known as "Landjaeger" and made by Henry Ehms in accordance with the individual formula submitted to the Office of Price Administration with the application for this order, except that boneless processing beef, cutter and canner grade may be substituted for the beef ingredient specified there, shall be determined by the seller as follows:

(1) The base price for this product is established at the following amount per hundredweight:

\$44.75

NOTE: If sold not boxed, 50 cents per cwt. must be deducted from the above price.

(2) To the base price should be added the proper zone differential provided in section 12 (b) of Maximum Price Regulation No. 389 for sausage which is not Kosher sausage, all beef sausage or sausage containing meat and meat byproducts from swine only. In determining the proper zone differential to be added, the zone description provided in section 14 of Maximum Price Regulation No. 389 shall be used.

(3) That to the sum of the base price plus the applicable zone differential the "Permitted additions to base prices" provided in section 12 (c) of Maximum Price Regulation No. 389 may be added when applicable.

(b) That with the first delivery of "Landjaeger" to a wholesaler, peddler-truck-seller, or intermediate distributor, Henry Ehms shall supply each such seller

with a written notice in the following form:

(Insert date)

Our OPA ceiling prices for "Landjaeger" have been established by the Office of Price Administration at the base price of \$44.75 per hundredweight, to which may be added the zone differentials provided in Section 12 (b) of MPR 389 (See Section 14 for zone boundaries) plus the permitted additions of Section 12 (c). We are required to inform you that if you are a wholesaler, a peddler-truck-seller, or an intermediate distributor you must figure your ceiling prices for this product pursuant to the same sections of Maximum Price Regulation No. 389.

(c) That with the first delivery of "Landjaeger" to a retailer the seller shall supply such retailer with a written notice in the following form:

(Insert date)

Our OPA ceiling prices for "Landjaeger" have been established by the Office of Price Administration. We are required to inform you that if you are a retailer, you must figure your ceiling price for this item in accordance with the provisions of Maximum Price Regulation No. 389.

(d) That all pertinent provisions of Maximum Price Regulation No. 389, including the descriptive labelling and invoicing provisions of section 4, the recording and reporting provisions of section 6, and the definitions of section 13, in addition to the pricing provisions of paragraph (b) and (c) of section 12 shall be applicable to all sales made under this order.

(e) All prayers of the application not herein granted are denied.

(f) This Order No. 50 may be revoked or amended by the Price Administrator at any time.

This Order No. 50 shall become effective May 3, 1946.

Issued this 2d day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-7399; Filed, May 2, 1946;
11:34 a. m.]

[MPR 598, Order 17]

WESTERN AUTO SUPPLY CO.

APPROVAL OF CEILING PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 15 of Maximum Price Regulation No. 598; It is ordered:

(a) This order establishes ceiling prices for sales at retail of the four models of private brand refrigerators listed below, sold by the Western Auto Supply Company, 2107 Grand Avenue, Kansas City 8, Mo., as follows:

Model No.	Ceiling prices for sales to consumers		
	Zone 1	Zone 2	Zone 3
WAM 746	\$200.95	\$205.95	\$210.95
WAM 946	222.95	227.95	232.95
WAL 746	237.95	242.95	247.95
WAL 946	264.95	269.95	274.95

These prices are subject to each seller's customary terms, discounts, allowances and other price differentials in effect on similar articles.

The retail ceiling prices fixed by this order include all increases permitted by section 15 (a) of Maximum Price Regulation No. 598 and therefore may not be increased in any amount.

The retail ceiling prices fixed by this order include all of the items listed in section 24 (a) (b) (c) and (d) of Maximum Price Regulation No. 598.

(b) For the purpose of this order Zones 1, 2 and 3 comprise the following States:

Zone 1: Illinois, Indiana, Kentucky, Missouri, Ohio and West Virginia.

Zone 2: Alabama, Arkansas, Connecticut, Delaware, Georgia, Iowa, Kansas, Louisiana, Maine, Maryland, Massachusetts, Michigan, Minnesota, Mississippi, Nebraska, New Jersey, New Hampshire, New York, North Carolina, North Dakota, Pennsylvania, Rhode Island, South Carolina, South Dakota, Tennessee, Vermont, Virginia, Wisconsin and the District of Columbia.

Zone 3: Arizona, California, Colorado, Florida, Idaho, Montana, Nevada, New Mexico, Oklahoma, Oregon, Texas, Utah, Washington and Wyoming.

(c) All the provisions of Maximum Price Regulation No. 598 continue to apply to all sales and deliveries of refrigerators covered by this order, except to the extent that these provisions are modified by this order.

(d) Unless the context requires otherwise the definitions set forth in Maximum Price Regulation No. 598 shall apply to the terms used herein.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 3d day of May 1946.

Issued this 2d day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-7401; Filed, May 2, 1946; 11:36 a. m.]

[RSO 119, Order 191]

AMERICAN SEATING CO.

ADJUSTMENT OF CEILING PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to sections 15 and 16 of Revised Supplementary Order No. 119; it is ordered:

(a) *Manufacturer's ceiling prices.* American Seating Company, 9th and Broadway, Grand Rapids, Michigan, may compute its adjusted ceiling prices for all articles of church furniture which it manufactures as follows:

(1) For an article in its line during October 1941, the adjusted ceiling price is the highest price charged during that month to each class of purchaser increased by 12.7 percent.

(2) For an article not in its line during October 1941, but which has a properly established ceiling price, in effect before the effective date of this order, the adjusted ceiling price is the article's properly established ceiling price for the particular sale (exclusive of all permitted

increases or adjustment charges) increased by the percentage determined in accordance with "Note 3" in section 8 of Revised Supplementary Order No. 119.

(3) For an article which is first offered for sale after the effective date of this order, the adjusted ceiling price is the maximum price hereafter properly determined or established in accordance with Maximum Price Regulation No. 188; and prices so fixed may not be increased under this order.

(4) The manufacturer's adjusted ceiling price fixed in accordance with this order is his new ceiling price if it is higher than his previously established ceiling price including all increases and adjustments authorized for him individually or for his industry.

The adjustment charge determined in accordance with this order must be separately stated by the manufacturer on each invoice to a purchaser for resale.

(b) *Resellers' ceiling prices.* Resellers of an article which the manufacturer has sold at an adjusted ceiling price determined under this order shall determine their maximum prices as follows:

A reseller who had a properly established maximum price in effect before this order was issued for an article covered by this order may add to that maximum price an adjustment charge in the same dollar-and-cents amount as the adjustment charge authorized by this order for, and which he had paid to his supplier.

If the reseller did not have a properly established maximum price for the article in effect before this order was issued he shall first determine a maximum price (exclusive of adjustment charges), and to that price he may add an adjustment in the same dollar-and-cents amount as the adjustment authorized by this order for, and which he has paid to his supplier. To find his maximum price (exclusive of adjustment charges) for this purpose the reseller shall add to his invoice cost, less the adjustment charge stated on that invoice, the same percentage mark-up which he has on the "most comparable article" for which he has properly established ceiling price. For this purpose the "most comparable article" is the one which meets all of the following tests:

(1) It belongs to the narrowest trade category which includes the article being priced.

(2) Both it and the article being priced were purchased from the same class of supplier.

(3) Both it and the article being priced belong to a class of articles to which, according to customary trade practices, an approximately uniform percentage mark-up is applied.

(4) Its net replacement cost is nearest to the net cost of the article being priced.

The determination of a ceiling price in this way need not be reported to the Office of Price Administration; however, each seller must keep complete records showing all the information called for by OPA Form 620-759 with regard to how he determined his ceiling price, for so long as the Emergency Price Control Act of 1942, as amended, remains in effect.

If the maximum resale price cannot be determined under the above method the reseller shall apply to the Office of Price Administration for the establishment of a ceiling price under § 1499.3 (c) of the General Maximum Price Regulation. Ceiling prices established under that section will reflect the supplier's prices as adjusted in accordance with this order.

The provisions of Supplementary Order No. 153 shall not apply to resale prices or articles covered by this order.

(c) *Terms of sale.* Maximum prices adjusted by this order are subject to each seller's terms, allowances and other price differentials in effect during March 1942, or which have been properly established under the applicable OPA regulation.

(d) *Notification.* At the time of or prior to the first invoice to a purchaser for resale, showing a price adjusted in accordance with the terms of this order, the seller shall notify the purchaser in writing of the methods established in paragraph (b) of this order for determining adjusted maximum prices for resales of the articles covered by this order. This notice may be given in any convenient form.

(e) *Revocation or amendment.* This order may be revoked or amended by the Price Administrator at any time.

(f) *Effective date.* This order shall become effective on the 2d day of May 1946.

Issued this 2d day of May 1946.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 46-7427; Filed, May 2, 1946; 4:37 p. m.]

Regional and District Office Orders.

[Kansas City Order G-1 Under Gen. Order 68, Amdt. 2]

BUILDING MATERIALS IN CLAY AND JACKSON COUNTIES, MO., AND JOHNSON AND WYANDOTTE COUNTIES, KANS.

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to the provisions of General Order No. 68; it is hereby ordered: That Order No. 1 under General Order No. 68, Maximum prices for retail sales of certain building materials in Clay and Jackson Counties, Missouri and Johnson and Wyandotte Counties, Kansas, be and it is hereby amended in the following respects:

In Appendix "A" under "Haydite Blocks" the line "8" Corner or Pier Any Quantity Single Blocks \$.155 \$.14" is amended to read as follows:

8" Corner or Pier Any Quantity Single Block \$.19 \$.175.

This amendment shall become effective March 1, 1946.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; and E.O. 9328, 8 F.R. 4681)

Issued at Kansas City, Missouri, this 14th day of March 1946.

J. G. CALLAWAY,
District Director.

[F. R. Doc. 46-7357; Filed, May 1, 1946; 4:37 p. m.]

[Region II 2d Rev. Order G-18 Under RMPR 122]

SOLID FUELS IN ROCHESTER, AND MONROE COUNTY, N. Y.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of the Office of Price Administration by §§ 1340.260 and 1340.259 (a) (1) of Revised Maximum Price Regulation No. 122, it is ordered:

(a) *What this order does—(1) Dealers' maximum prices: area covered.* If you are a dealer in solid fuels, this order fixes the maximum prices which you may charge, and if you are a purchaser in the course of trade or business, this order fixes the maximum prices which you may pay, for certain sizes and quantities of "Pennsylvania anthracite" and for certain sizes, quantities and kinds of bituminous coal delivered to or at any point in the State of New York—Coal Area IV. That area consists of the following portions of Monroe County in the State of New York:

The City of Rochester: the towns of Irondequoit, Brighton, Chili, Gates and Greece: The following portions of the Towns of Pittsford, Perinton and Henrietta: bounded on the north by Penfield Road to and including the hamlet of Penfield; on the east by the Five-Mile Line Road, the easterly village line of the village of East Rochester, the Lincoln Marsh Road to and including the hamlet of Bushnell's Basin; on the south by Ballantyne Bridge-Pittsford-Jefferson Avenue and the South Pittsford-Victor Road, to the point where the Brighton-Henrietta town line runs into the Genesee River on the west. This area shall include the abutting property on each side of all boundary highways.

(2) *Schedules of prices, charges and discounts.* The applicable prices, authorized charges, and required discounts, from which you shall determine the maximum prices for designated kinds, sizes and quantities of coal delivered within Coal Area IV are set forth in Schedules I and II hereafter. Schedule I relates to sales of Pennsylvania anthracite (hereinafter called simply "anthracite"). Schedule II relates to sales of bituminous coal.

(3) *To what sales this order applies.* If you are a dealer in solid fuels, you are bound by the prices, charges and discounts, and by all other provisions of this order for all deliveries within Coal Area IV whether or not you are located in Coal Area IV.

(b) *What this order prohibits.* Regardless of any contract or other obligations, you shall not:

(1) Sell or, in the course of trade or business, buy solid fuels of the kinds, sizes and in the quantities set forth in the Schedules herein, at prices higher than the maximum prices computed as set forth in paragraph (c) of this order, although you may charge, pay, or offer less than maximum prices.

(2) Obtain any price higher than the applicable maximum price by:

(i) Changing the discounts authorized herein, or

(ii) Charging for any service which is not expressly requested by the buyer, or

(iii) Charging for any service for which a charge is not specifically authorized by this order, or

(iv) Charging a price for any service higher than the schedule price for such service, or

(v) Using any tying agreement or requiring that the buyer purchase anything in addition to the fuel requested by him, except that a dealer may comply with requirements or standards with respect to deliveries which have been or may be issued by an agency of the United States Government.

(vi) Using any other device by which a higher price than the applicable maximum price is obtained, directly or indirectly.

(c) *How to compute maximum prices.* You must figure your maximum price as follows:

(1) *Use the schedule which covers your sale.* (Schedule I contains a separate table of prices for "direct-delivery" sales, "yard sales" and "bagged coal" sales of anthracite. You will find Schedule I in paragraph (d). Schedule II contains a table of prices for "direct-delivery" sales and "yard sales" of bituminous coal. You will find Schedule II in paragraph (e)).

(2) Take the dollars-and-cents figure given in the applicable table of the applicable schedule, for the kind, size and quantity of solid fuel you are selling.

(3) Deduct from that figure the amount of the discount which you are required to give, as specified therein. Where a discount is required, you must state it separately on your invoice.

(4) If, at your purchaser's request, you actually render him a service for which this order authorizes a charge, you may add to the figure obtained as above no more than the maximum authorized service charge. You must state that charge separately on your invoice. The only authorized service charges are those provided for in the schedules.

(5) If you deliver a fraction of a net ton, but not less than one-half ton, and the applicable schedule does not provide a discount on the basis of the tonnage sold, you shall allow a proportionate discount, making your calculation to the nearest full cent. For example, if you are required to deduct 75¢ per ton for cash payment, you shall deduct 56¢ for three-quarters of a ton.

(6) If you deliver a fraction of a net ton, but not less than one-quarter ton, and the applicable schedule does not provide a service charge on the basis of the tonnage sold, you shall add no more than a proportionate service charge, making your calculation to the nearest full cent. For example, if the transaction permits a service charge of 75¢ per ton, you shall not add more than 56¢ for performance of that service in connection with the delivery of three-quarters of a ton.

(d) *Schedule I.* Schedule I establishes specific maximum prices for certain sizes of anthracite in certain specific quantities, delivered to or at any point within Coal Area IV. There is a separate table of prices for "direct-delivery" sales, "yard sales", and "sales of bagged coal".

(1) *Sales on a "direct-delivery" basis for sales of anthracite of the sizes and in the quantities specified:*

Size	Per net ton	Per net ½ ton	Per 100 pounds for sales of 100 pounds or more but less than ½ ton
Broken, egg, stove, nut...	\$15.95	\$8.30	\$0.90
Pea.....	13.75	7.20	.80
Buckwheat.....	10.80	5.70	.70
Rice.....	9.45	5.05
Barley.....	8.50	4.55
Screenings.....	4.95	2.50

Required discounts. You shall deduct from the prices set forth in Table (1) of this Schedule, on sales and deliveries of broken, egg, stove, nut and pea sizes, a discount of 75¢ per net ton and 40¢ per net ½ ton, where payment is made within ten days after delivery. For sales of buckwheat, rice, and barley sizes, you shall deduct a discount of 25¢ per net ton where payment is made within ten days after delivery. Nothing herein requires you to sell on other than a cash basis.

MAXIMUM AUTHORIZED SERVICE CHARGES

Special Service Rendered at the Request of Purchaser

"Carry" or "wheel" (except for sales amounting to less than ¼ ton): 75¢ per net ton; 45¢ per net ½ ton; 30¢ per net ¼ ton.

"Carrying upstairs or downstairs", for each floor above or below the ground floor (except for sales amounting to less than ¼ ton). The charge shall be in addition to any charge for "carry" or "wheel": 75¢ per net ton; 45¢ per net ½ ton; 30¢ per net ¼ ton.

(2) *Yard sales.* For sales of anthracite of the sizes and in the quantities specified to dealers and to consumers.

Size	Per net ton, for sales of ½ ton or more to—		Per 100 pounds for sales of 100 pounds or more, but less than ½ ton
	Dealers for resale	Consumers	
Broken, egg, stove, nut...	\$12.70	\$14.25	\$0.80
Pea.....	10.55	12.05	.70
Buck.....	8.45	9.55	.60
Rice.....	7.45	8.55
Barley.....	6.20
Screenings.....	2.85

Required discounts. You shall deduct from the prices set forth in Table (2) of this schedule, on sales and deliveries to dealers, on quantities of ½ ton or more, the amount of the discounts set forth below. Those discounts are required, if payment is made by the 22nd day of the month on purchases made from the 1st to the 15th day of that month, and if payment is made by the 7th day of the following month on purchases made from the 16th to the 31st day of the previous month. Nothing herein requires you to sell on other than a cash basis.

Size:	Discount (per net ton)
Broken, egg, stove, nut.....	\$0.15
Pea and buckwheat.....	.10
Rice and barley.....	.05

(3) "Sales of bagged coal"—(Maximum prices per bag):

MAXIMUM PRICES PER 50 LB. PAPER BAGS

Size	Delivered at dealers' yard	Delivered to retail stores	Sales to ultimate consumers
Nut.....	\$0.495	\$0.545	\$0.595
Pea.....	.44	.49	.54

MAXIMUM PRICES PER 17 LB. PAPER BAGS

Size	Delivered at dealers' yards to—		Delivered to retail stores	Sales to ultimate consumers
	Dealers	Consumers		
Nut.....	\$0.17	\$0.19	\$0.19	\$0.21

(c) *Schedule II.* Schedule II establishes specific maximum prices for certain kinds, sizes and quantities of underground mine bituminous coal, delivered to or at any point within Coal Area IV. There is a separate table for "direct-delivery" sales and "yard" sales. This schedule does not apply to "strip mine" bituminous coal.

(1) *Sales on a "direct-delivery" basis.* For sales of underground mine bituminous coal of the kinds, sizes and quantities specified:

Kind and size of bituminous coal	Per net ton
High volatile bituminous coal from district No. 2:	
Lump, egg, nut and stoker (except "Castle Shannon" coal), mine index No. 224.....	\$7.60
Nut and slack (except "Castle Shannon" coal, mine index No. 224)....	7.50
Slack.....	7.30
"Castle Shannon" coal, mine index No. 224, lump, egg, nut and stoker.....	7.85
Nut and slack.....	7.75
High volatile bituminous coal from districts Nos. 1, 3 or 4:	
Lump, egg, nut and stoker.....	7.60
Nut and slack.....	7.50
Slack.....	7.30
Low volatile bituminous coal from district No. 1—Pennsylvania: All lump, all double screened coal with top sizes over 2" and coal customarily sold as run-of-mine:	
1. Coal in price classification "A".....	9.00
2. Coal in price classification "B" through "E", inclusive.....	8.20

Where deliveries are requested in quantities of less than two tons, the foregoing prices, for the kinds and sizes of coal included in such deliveries, may be increased by 50¢ per net ton.

MAXIMUM AUTHORIZED SERVICE CHARGES

Special service rendered at the request of the purchaser:	Cents per net ton
"Carry" or "wheel" (except for sales amounting to less than 1/2 ton)....	75
"Carrying upstairs or downstairs" for each floor above or below the ground floor (except for sales amounting to less than 1/2 ton). The charge shall be in addition to any charge for "Carry" or "Wheel"....	75

(2) *Yard sales.* For sales of underground mine bituminous coal of the kinds, sizes and quantities specified to dealers and to consumers.

Kind and size of bituminous coal sold	Sales to dealers per net ton, for sales of 1/4 ton or more	Sales to consumers per net ton, for sales of 1/4 ton or more
High volatile bituminous coal from district No. 2:		
Lump, egg, nut, and stoker (except "Castle Shannon" coal, mine index No. 224).....	\$6.50	\$6.80
Nut and slack (except "Castle Shannon" coal, mine index No. 224).....	6.40	6.70
Slack.....	6.20	6.50
"Castle Shannon" coal, mine index No. 224:		
Lump, egg, nut, and stoker.....	6.75	7.05
Nut and slack.....	6.65	6.95
High volatile bituminous coal from districts Nos. 1, 3, or 4:		
Lump, egg, nut, and stoker.....	6.50	6.80
Nut and slack.....	6.40	6.70
Slack.....	6.20	6.50
Low volatile bituminous coal from district No. 1—Pennsylvania:		
All lump, all double screened coal with top sizes over 2" and coal customarily sold as run-of-mine:		
1. Coal in price classification "A".....	7.90	8.20
2. Coal in price classification "B" through "E" inclusive.....	7.10	7.40

(3) *Addition by dealers of charges for oil or chemical treatment of bituminous coal.* Notwithstanding other provisions of this order, if you are a dealer charged a price for oil or chemical treatment of bituminous coal from Districts 2 and 3, you may, on sales of such treated coal, add to the maximum prices set by this order the treatment charge made by your supplier: *Provided*, That it does not exceed 10¢ per net ton. This treatment charge may be added only if the treated coal is kept separate and is not mixed with other untreated coal. You need not separately state the amount of this treatment charge if you clearly indicate on the invoice that the coal is so treated. Provisions of this paragraph shall not apply to sales of solid fuels in less than 1/4 ton lots, unless requested by the purchaser.

(4) On "delivered" and "yard" sales there may be added to the prices provided in Paragraphs (e) (1) and (e) (2) five cents per net ton on coal produced by the Pittsburgh Coal Company in District No. 2, from Mine Index Numbers 10, 29, 49, 62, 92, 150, 152 and 237.

(f) *Commingling.* If you sell one size or kind of coal, commingled with another size or kind of coal, your maximum price for the combination shall be the maximum price established in this order for the smallest of the sizes or the least expensive kind of coal so commingled, whichever is lower, whether the sale be a "direct-delivery" sale, "yard sale", or "sale of bagged coal", except in the following situation. Where a purchaser requests that two or more sizes or kinds of coal be commingled in one delivery, then, in that event, if those sizes and kinds are separately weighed at the point of loading, or when bagged, the dealer may commingle those sizes and kinds in the truck or other vehicle, or in the bags, in which the delivery is made. The price for coal so commingled shall be calculated on the basis of the applicable

per net ton price, or, in the case of bagged coal, on the basis of the applicable bagged price, for each size and kind in the combination, and the invoice shall separately state the price, so determined, for the quantity of each size and kind in the combination.

(g) *Ex-parte 148—freight rate increase.* Since the ex-parte freight rate increase has been rescinded by the Interstate Commerce Commission, dealers' freight rates are the same as those of December 1941. Therefore, you may not increase any schedule price on account of freight rate.

(h) *Addition of increase in suppliers' maximum prices prohibited.* You may not increase the specific maximum prices established by this order to reflect, in whole or in part, any subsequent increase to you in your suppliers' maximum price for the same fuel. The specific maximum prices already reflect increases to you in your supplier's maximum prices occurring up to the effective date of this order. If increases in your supplier's maximum prices should occur after such date, as the result of any amendment to or revision of a maximum price regulation issued by the Office of Price Administration governing sales and deliveries made by such suppliers, the Regional Administrator will, if he then deems it to be warranted, take appropriate action to amend this order to reflect such increases.

(i) *Taxes.* If you are a dealer subject to this order you may collect, in addition to the specific maximum prices established herein, provided you state it separately, the amount of the Federal tax upon the transportation of property imposed by section 620 of the Revenue Act of 1942 actually paid or incurred by you, or any amount equal to the amount of such tax paid by any of your prior suppliers and separately stated and collected from you by the supplier from whom you purchased. On sales to the United States or any agency thereof, you need not state this tax separately.

(j) *Adjustable pricing.* You may not make a price adjustable to a maximum price which will be in effect at some time after delivery of the coal has been completed; but the price may be adjustable to the maximum price in effect at the time of delivery.

(k) *Petitions for amendment.* Any person seeking an amendment of any provision of this order may file a petition for amendment in accordance with the provisions of Revised Procedural Regulation No. 1, except that the petition shall be filed with the Regional Administrator and acted upon by him.

(l) *Right of amendment or revocation.* The Regional Administrator or the Price Administrator may amend, revoke or rescind this order, or any provisions thereof, at any time.

(m) *Applicability of other regulations.* If you are a dealer subject to this order, you are governed by the licensing provisions of Licensing Order 1. Licensing Order 1 provides, in brief, that a license is required of all persons making sales for which maximum prices are estab-

lished. A license is automatically granted. It is not necessary to apply for the license. The license may be suspended for violations in connection with the sale of any commodity for which maximum prices are established. If your license is suspended, you may not sell any such commodity during the period of suspension.

(n) *Records.* If you are a dealer subject to this order, you shall preserve, keep, and make available for examination by the Office of Price Administration, a record of every sale of solid fuels hereunder, showing the date, the name and address of the buyer, if known, the per net ton price charged, and the solid fuel sold. The solid fuel shall be identified in the manner in which it is described in the order. The record shall also state separately each service rendered and the charge made for it.

(o) *Posting of maximum prices: sales slips and receipts.* (1) If you are a dealer subject to this order, you shall post all your maximum prices (as set forth in the applicable Schedule or Schedules of this order) in your place of business in a manner plainly visible to and understandable by the purchasing public.

(2) If you are a dealer subject to this order, you shall, except for a sale of less than one-half ton, give each purchaser a sales slip or receipt showing your name and address, the kind, size, and quantity of coal sold to him, the date of the sale or delivery and the price charged, separately stating the amount, if any, of the required discounts which must be deducted from, and the authorized service charges and the taxes, which may be added to the specific maximum prices prescribed herein.

In the case of all other sales, you shall give each purchaser a sales slip or receipt containing the information described in the foregoing paragraph, if requested by such purchaser or if, during December 1941, you customarily gave purchasers such sales slips or receipts.

(p) *Enforcement.* (1) Persons violating any provision of this order are subject to civil and criminal penalties, including suits for treble damages, provided for by the Emergency Price Control Act of 1942, as amended.

(2) Persons who have any evidence of any violation of this order are urged to communicate with the Buffalo District Office of the Office of Price Administration; or with the Price Panel of the Appropriate War Price and Rationing Board.

(q) *Definitions and explanations.* When used in this Second Revised Order No. G-18, the term:

(1) "Person" includes an individual, corporation, partnership, association or any other organized group of persons, or legal successor or representative of the foregoing, and includes the United States or any agency thereof, or any other government, or any of its political subdivisions, or any agency or any of the foregoing.

(2) "Sell" includes sell, supply, dispose, barter, exchange, lease, transfer, and deliver, and contracts and offers to do any of the foregoing. The terms "Sale", "selling", "sold", "seller", "buy", "pur-

chase" and "purchaser" shall be construed accordingly.

(3) "Dealer" means any person selling coal of the kinds and sizes set forth in the Schedules herein, and does not include a producer or distributor making sales at or from a mine, a preparation plant operated as an adjunct of any mine, or a briquette plant.

(4) "Direct-delivery", except with respect to sales in 100 lb. lots, means delivery to the buyer's bin or storage space by dumping or chuting directly from the seller's truck or other vehicle or, where such delivery to the buyer's bin or storage space is physically impossible, by discharging at the point nearest and most accessible to the buyer's bin or storage space and at which the coal can be discharged directly from the seller's truck. "Direct-delivery" in 100 lb. lots shall mean depositing in buyer's bin or other storage space designated by buyer.

(5) "Carry" and "wheel" refer to the movement of coal to buyer's bin or storage space in baskets or other containers, or by wheelbarrow or barrel, from the seller's truck or other vehicle, or from the point nearest and most accessible to the buyer's bin or storage space at which coal is discharged from the seller's truck in the course of "direct delivery".

(6) "Yard sales" means sales accompanied by physical transfer to the buyer's truck or vehicle at the yard, dock, barge, car, or at a place of business of the seller other than at seller's truck or vehicle.

(7) "Pennsylvania anthracite" means all coal produced in the Lehigh, Schuylkill and Wyoming regions in the Commonwealth of Pennsylvania.

(8) The sizes of Pennsylvania anthracite described as broken, egg, stove, nut, pea, buckwheat, rice, barley and screenings shall refer to the same sizes of the same fuel as were sold and delivered in the State of New York—Coal Area IV, with such designation during December, 1941.

(9) "Delivered at dealer's yard" as applied to sales of bagged coal, means physical transfer at the dealer's yard to the purchaser's truck or other vehicle.

(10) "Delivered to retail stores" as applied to sales of bagged coal, means deposit in that part of the store designated by the purchaser.

(11) "Sales to ultimate consumer" as applied to bagged coal, means sales by dealers, other than sales at the dealer's yard, whether or not delivered to the consumer's premises.

(12) "District No." refers to the geographical coal-producing districts as defined in the Bituminous Coal Act of 1937, as amended, and as they have been modified as of midnight, August 23, 1943.

(13) "Low volatile bituminous coal" is produced in the low volatile sections of the producing districts specified herein.

(14) "High volatile bituminous coal" is produced in the high volatile sections of the producing districts specified herein.

(15) "Underground mine coal" means coal that is taken entirely from underground seams from which the overburden is not removed, and does not include coal from a mine which takes in

coal from the ground by the stripping method.

(16) All designations in this order of sizes, classifications, etc., applicable to bituminous coal, refer to the sizes, classifications, etc., as set forth in the minimum price schedules for the various producing districts issued by the Bituminous Coal Division of the United States Department of the Interior, as in effect midnight, August 23, 1943. Where the minimum price schedules do not make specific mention of any size designated in this order, such size designations shall refer to the sizes of bituminous coal sold as such in State of New York, Coal Area IV during December, 1941.

(17) Except as otherwise provided herein or as the context may otherwise require, the definitions set forth in §§ 1340.255 and 1340.266 of Revised Maximum Price Regulation No. 122 shall apply to terms used herein.

(r) *Effect of order on Revised Maximum Price Regulation No. 122.* To the extent applicable this order supersedes Revised Maximum Price Regulation No. 122.

(s) *Effect of order on Revised Order No. G-18 as originally issued.* Revised Order No. G-18 under Revised Maximum Price Regulation No. 122, as issued on December 6, 1943, is hereby revoked in full as of the effective date of this Order.

(t) *Effect of Revised Order No. G-21, emergency sales of prepared bituminous coal to domestic consumers.* The maximum prices for sales of bituminous coal under Schedule II, paragraph (e) of this Second Revised Order shall not apply to emergency sales of "prepared bituminous coal" when sold as a substitute fuel in place of anthracite, within the coverage of Revised Order No. G-21 under Revised Maximum Price Regulation No. 122 as long as said Revised Order No. G-21 shall remain in effect. During that period, such emergency sales of prepared bituminous coal shall be priced in accordance with the provisions of Revised Order No. G-21.

NOTE: The record keeping requirements of this order have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

The Second Revised Order No. G-18 shall become effective March 13, 1946.

(Pub. Laws 421 and 729, 79th Cong., E.O. 9599, 7 F.R. 7871, E.O. 9328, 8 F.R. 4681)

Issued March 12, 1946.

LEO F. GENTNER,
Regional Administrator.

[F. R. Doc. 46-7251; Filed, Apr. 30, 1946; 1:30 p. m.]

[Newark Adopting Order 40 Under Basic Order 1 Under Gen. Order 68]

BUILDING AND CONSTRUCTION MATERIALS IN HUDSON, UNION, ESSEX, BERGEN, AND PASSAIC COUNTIES, N. J.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and under the authority vested in the Regional Administrator of Region 2 by the Emergency Price Control Act of

1942 as amended, by General Order No. 68 as amended, and by Revised Procedural Regulation No. 1, which authority has been duly delegated by such Regional Administrator to the District Director, Newark District Office, it is hereby ordered:

SECTION 1. What this order covers. This adopting order under Basic Order No. 1 as amended, under General Order No. 68 as amended, covers sales by all persons to ultimate users or to purchasers for resale on an installed basis, of certain building materials listed in Schedule A hereto annexed and generally known as "hard mason materials". All provisions of Basic Order No. 1 as amended, under General Order 68 as amended, are adopted in this order and are just as much a part of this order as if specifically set forth herein. If Basic Order No. 1 as amended, is further amended in any respect, the provisions of said order as amended, shall likewise without further action, become part of this order. All persons subject to this adopting order are also subject to Basic Order No. 1 as amended under General Order 68 as amended, and should be familiar with the provisions of said order.

SEC. 2. Territory covered by this order. The geographical area covered by this order is the counties of Hudson, Union, Essex, Bergen and Passaic, all in the State of New Jersey.

SEC. 3. Maximum prices. The maximum prices for the building materials covered by this order are set forth in Schedule A hereto annexed and made a part of this order. The prices fixed in Schedule A cover all sales in the territory covered by this order, regardless of the location of the place of business of the seller.

SEC. 4. Discounts, allowances, and terms of sale. Schedule A, annexed to

and made a part of this order, fixes maximum yard prices and maximum delivered prices. The maximum delivered prices apply to all delivered sales of more than \$10. On delivered sales of \$10 or less, a delivery charge not in excess of 10% of the total amount of the sale, may be made. All prices are subject to customary trade discounts.

SEC. 5. Relationship of this order to Basic Order No. 1 as amended, under General Order No. 68 as amended, and to General Maximum Price Regulation, and other maximum price regulations. As previously stated, all provisions of Basic Order No. 1 as amended, are adopted by this order. The maximum prices fixed by this order supersedes any maximum price or pricing method previously established by the General Maximum Price Regulation, or by any other applicable regulation or order. Except to the extent that they are inconsistent with the provisions of this order, all other provisions of the General Maximum Price Regulation, or of any other applicable regulation or order shall remain applicable to sales covered by this order.

SEC. 6. Posting of maximum prices. Every seller making sales covered by this order shall post a copy of the list of maximum prices fixed by this order in each place of business within the area covered by this order.

SEC. 7. Records and sales slips—(a) Required information. The provisions of section (e) of Basic Order No. 1 as amended, covering sales slips and records are adopted in and applicable to this order, as it is specifically set forth herein, and also on any sale of \$25 or more, each seller, regardless of previous custom, must keep records showing at least the following:

- (1) Name and address of buyer.
- (2) Date of transaction.

(3) Place of delivery.

(4) Complete description of each item sold and price charged.

(b) *Maximum prices for insufficiently described items.* Where the seller's records or sales slip upon a sale of any commodity covered by this order in the area covered by this order, do not contain a sufficiently complete description to identify the exact nature, type, size, or quantity of the commodity, and thus determine the maximum price fixed by Schedule A of this order, the maximum price applicable to such sale shall be the lowest maximum price which can be computed under Schedule A of this order in accordance with the incomplete description.

SEC. 8. Revocation or amendment. This order may be revised, amended, revoked or modified at any time by the Office of Price Administration.

SEC. 9. Effect of this order on former adopting orders. This order supersedes as of the effective date of this order, Adopting Order No. 10 and Adopting Order No. 11 under Basic Order No. 1 as amended, under General Order 68 as amended, and said orders are revoked as of the effective date of this order. This revocation shall not operate to release or extinguish any penalties or liabilities incurred under said Adopting Orders No. 10 and 11, and such orders shall remain in full force and effect for the purpose of allowing or sustaining any proper suit, action, prosecution, or proceeding with respect to such penalty or liability.

This order shall become effective May 2, 1946.

Issued this 22d day of April 1946.

RICHARD J. TARRANT,
District Director.

Item	Maximum yard price	Maximum delivered price ¹	Item	Maximum yard price	Maximum delivered price ¹
Plaster, hard wall, heat.....	\$0.85 (100-lb.).....	\$0.90 (100-lb.).....	Waterproof cement (gray).....	\$0.95 (bag 100-lb.).....	\$1.00 (bag 100-lb.).....
Plaster, hard wall, sanded.....	\$0.75 (100-lb.).....	\$0.80 (100-lb.).....	Hollow building tile, partition 4 x 12 x 12.....	\$0.13 (each).....	\$0.14 (each).....
Plaster, gauging.....	\$0.75 (50-lb.).....	\$0.80 (50-lb.).....	Concrete block, 8 x 8 x 16, cinder.....	\$0.16 (each).....	\$0.16 (each).....
Keene's cement.....	\$1.35 (100-lb.).....	\$1.40 (100-lb.).....	Fire brick, 9" moderate heat duty.....	\$80.00 (per M) ²	\$85.00 (per M) ²
Finishing lime.....	\$2.15 (100-lb.).....	\$2.25 (100-lb.).....	Fire clay.....	\$0.08½ (each).....	\$0.09 (each).....
Gypsum lath, ½".....	\$0.60 (50-lb.).....	\$0.65 (50-lb.).....	Clay drain tile—3".....	\$1.25 (bag 100-lb.).....	\$1.30 (bag 100-lb.).....
Metal lath, 2.5-lb. (copper bearing) painted diamond mesh.....	\$24.00 (M sq. ft.).....	\$25.00 (M sq. ft.).....	Clay drain tile—4".....	\$0.09 (lin. ft.).....	\$0.09½ (lin. ft.).....
	\$0.25 (sq. yd.) full bundles.....	\$0.25 (sq. yd.) full bundles.....	Vitrified clay sewer pipe, 4".....	\$0.10 (lin. ft.).....	\$0.10½ (lin. ft.).....
	\$0.30 (sq. yd.) broken bundles.....	\$0.30 (sq. yd.) broken bundles.....	Vitrified clay sewer pipe, 6".....	\$0.18 (lin. ft.).....	\$0.20 (lin. ft.).....
Metal lath, 3.4-lb. painted diamond mesh.....	\$0.30 (sq. yd.).....	\$0.30 (sq. yd.).....	Flue lining, 8½ x 8½.....	\$0.27 (lin. ft.).....	\$0.29 (lin. ft.).....
Metal lath, 2.75-lb. flat rib painted.....	\$0.27 (sq. yd.).....	\$0.27 (sq. yd.).....	Flue lining, 8½ x 13.....	\$0.36 (lin. ft.).....	\$0.39 (lin. ft.).....
Metal lath, corner bead expanded type and standard type.....	\$0.035 (lin. ft.) full bundles.....	\$0.035 (lin. ft.) full bundles.....	Flue lining, 13 x 13.....	\$0.54 (lin. ft.).....	\$0.58 (lin. ft.).....
	\$0.05 (lin. ft.) broken bundles.....	\$0.05 (lin. ft.) broken bundles.....	Flue lining, 8" round.....	\$0.69 (lin. ft.).....	\$0.77 (lin. ft.).....
Metal lath, corner rite, 2 x 2.....	\$0.02 (lin. ft.).....	\$0.02 (lin. ft.).....	Flue lining, 10" round.....	\$0.42 (lin. ft.).....	\$0.45 (lin. ft.).....
Metal lath, corner rite, 3 x 3.....	\$0.03 (lin. ft.).....	\$0.03 (lin. ft.).....	Flue lining, 12" round.....	\$0.63 (lin. ft.).....	\$0.69 (lin. ft.).....
Portland cement.....	\$0.75 (bag 94-lb.).....	\$0.80 (bag 94-lb.).....	Plaster board, 32 x 36½.....	\$0.81 (lin. ft.).....	\$0.89 (lin. ft.).....
Portland cement, white.....	\$2.20 (bag 94-lb.).....	\$2.25 (bag 94-lb.).....	Plaster board, 32 x 36½.....	\$0.24 (each).....	\$0.25 (each).....
Portland cement (Hi-early).....	\$0.90 (bag 94-lb.).....	\$0.95 (bag 94-lb.).....	Gypsum wallboard, ½".....	\$0.24 (each).....	\$0.25 (each).....
Masonry mortar.....	\$0.65 (bag 65-lb.).....	\$0.70 (bag 65-lb.).....	Common brick—standard size (4,500 and over).....	\$40.00 (per M sq. ft.).....	\$45.00 (per M sq. ft.).....
Mason's hydrated lime (pressure).....	\$0.55 (bag 50-lb.).....	\$0.60 (bag 50-lb.).....	3,000 to 4,000—add \$4.00 per M. 1,000 to 2,999—add \$6.00 per M. Under 1,000—add \$10.00 per M.	\$23.00 (per M) ²	\$23.00 (per M) ²
Mason's hydrated lime (common).....	\$0.45 (bag 50-lb.).....	\$0.50 (bag 50-lb.).....			

¹ On delivered sales of \$10 or less, a delivery charge of 10 percent of the total amount of the sale may be made.

[F. R. Doc. 46-7248; Filed, Apr. 30, 1946; 1:29 p. m.]

[Atlanta Rev. Order G-1 Under Gen. Order 50, Amdt. 3]
MALT AND CEREAL BEVERAGES IN ATLANTA, GA., DISTRICT

For the reasons set forth in an opinion issued simultaneously herewith and un-

der the authority vested in the District Director of the Atlanta District Office, Region IV, of the Office of Price Administration by General Order No. 50, issued by the Administrator of the Office of Price Administration, and Region IV Re-

vised Delegation Order No. 17, issued May 5, 1944, this amendment is hereby issued:

(a) Appendix A, of Revised Order No. G-1 under General Order No. 50 is amended by inserting at the top of Page

8, after the heading "Appendix A," a new paragraph to read as follows: All maximum prices set out in this Appendix may be increased by the amount of any municipal sales tax on retail sales actually paid by the seller.

(b) This Amendment No. 3 to Revised Order No. G-1, as amended, under General Order No. 50, shall become effective on March 20, 1946.

Issued March 20, 1946.

D. ELIE McCORD,
District Director.

[F. R. Doc. 46-7250; Filed, Apr. 30, 1946;
1:29 p. m.]

[Region IV Order G-48 Under 18 (c)]

ATLANTA OAK FLOORING CO.

ADJUSTMENT OF MAXIMUM PRICES

Order No. G-48 under Section 1499.18 (c) of the General Maximum Price Regulation, Atlanta Oak Flooring Co., Atlanta, Ga., Docket No. IV-GMPR-18 (c)-271.

For the reasons set forth in an opinion issued simultaneously herewith and in accordance with the provisions of § 1499.18 (c) of the General Maximum Price Regulation; *It is hereby ordered:*

(a) That on and after the effective date of this order, the Atlanta Oak Flooring Company, Atlanta, Georgia, hereinafter referred to as applicant, is permitted to sell and deliver the following at a price not in excess of its landed cost, plus 35%: a certain lot of finished Oak Stair Treads, standard $1\frac{1}{16} \times 11\frac{1}{2}$ ", nose-one-edge, sanded face, and in three lengths, viz: 52", 48" and 54", which applicant purchased from Miller Brother Company, Johnson City, Tennessee, prior to March 11, 1946.

(b) For the purposes of this order, "landed cost" means an amount not in excess of the applicable maximum price of Miller Brother Company, Johnson City, Tennessee, f. o. b. that point, plus actual transportation cost from Johnson City, Tennessee, to applicant's place of business.

(c) That all freight allowances, other allowances, discounts, commissions, differentiations in classes of purchasers and other differentials customarily made by applicant shall be maintained.

(d) That any reseller purchasing any of the above described lot of Oak Stair Treads from applicant for resale is hereby permitted to increase his present properly established maximum price under the General Maximum Price Regulation by a dollars and cents amount not exceeding his actual dollars and cents increase in cost resulting from the increase permitted applicant under this order.

(e) Upon the first sale, after the effective date of this order, to each purchaser of the Oak Stair Treads hereinbefore described and on which adjustment has been granted in this order to the Atlanta Oak Flooring Company, the applicant shall notify such purchaser of the amount of increase in price resulting from this order and all the provisions of paragraph (d) of this order.

(f) That applicant shall, prior to the first sale of any of the above described

Oak Stair Treads, file with this Regional Office a report showing the actual number of Oak Stair Treads contained in the above lot, together with the maximum price calculated pursuant to the provisions of this order.

(g) Any reseller of any of the above described Oak Stair Treads shall keep for examination by the Office of Price Administration a copy of the invoice covering each sale of the Oak Stair Treads purchased from the Atlanta Oak Flooring Company under the provisions of this order. The invoice shall contain a complete description of the item sold, the number of treads contained in the sale, the maximum price paid for the item and the maximum price charged by such reseller.

(h) On completion of the sale of all of the Oak Stair Treads contained in the lot purchased by applicant from Miller Brother Company, Johnson City, Tennessee, this order shall, as to the Atlanta Oak Flooring Company, be automatically revoked and it, as to all future sales, shall use its properly established maximum price under the General Maximum Price Regulation or other then applicable regulation.

(i) That on completion of the sale by any reseller purchasing any of the above described lot of Oak Stair Treads from applicant, this order, insofar as such reseller is concerned, shall be automatically revoked and all future sales of Oak Stair Treads by such reseller shall continue subject to the appropriate pricing provision of the General Maximum Price Regulation, or other than applicable regulation.

(j) Except as otherwise provided herein, all transactions of applicant and any reseller subject to this order remain subject to the provisions of the General Maximum Price Regulation, together with all amendments which heretofore have been or hereafter may be issued.

This order shall become effective immediately.

Issued April 18, 1946.

EDWIN M. PEARCE, JR.,
Acting Regional Administrator.

[F. R. Doc. 46-7249; Filed, Apr. 30, 1946;
1:29 p. m.]

[Richmond Order G-2 Under Gen. Order 68]
BUILDING OR OTHER MATERIALS IN VIRGINIA

Pursuant to the provisions of General Order Number 68 and for the reasons set out in the accompanying opinion, it is hereby ordered:

SECTION 1. *Sales covered by this order.* Subject to the exclusions of section 2 this order applies to all sales:

(a) Which are sales of any building or other materials, articles or commodities listed in subsection (b) of any appendix included in Section 7 below, and

(b) In which the purchaser either takes delivery or receives shipment within the area described in subsection (a) of that same appendix, and

(c) Which are retail sales, that is to say, which are made either to ultimate users (including, e. g., commercial, industrial, institutional, governmental and

individual or private users) or to persons buying for resale on an installed basis (including, e. g., building contractors).

it being intended by the reference to section 7 to refer to the said section as hereby made effective or as hereafter from time to time amended.

SEC. 2. *Sales excluded from this order.* This order shall not apply to sales by a mail-order seller to the extent that they may be exempted from its operation as provided by section (f) of General Order Number 68.

SEC. 3. *Relation of this order to other regulations and orders.* Except insofar as the General Maximum Price Regulation is inconsistent herewith, it shall apply to all sales covered by this order; but this order shall as to all such sales supersede all other regulations or orders heretofore or hereafter issued by the Office of Price Administration, including the two orders, each numbered G-1, issued under the said General Order Number 68 by the Director of the Roanoke District Office, Office of Price Administration, and by the undersigned, respectively and respectively effective January 8 and February 1, 1946.

SEC. 4. *Maximum prices.* (a) On any sale covered by this order in which delivery is made to the purchaser or shipment received by him within an area in which an appendix included in section 7 hereof is applicable no seller shall charge a price in excess of the maximum price established for such sale by such appendix.

(b) Notwithstanding the provisions of the preceding subsection, the seller may require the purchaser to assume transportation costs on terms not more onerous than he required any purchaser of the same class to assume them during March 1942.

SEC. 5. *Posting.* Every seller making sales covered by this order shall post in each of his places of business situated in an area within which an appendix of section 7 is applicable a copy of such appendix so that it shall be plainly visible to all purchasers.

SEC. 6. *Sales-slips and records.* (a) On every sale covered by this order, if the seller has customarily given purchasers sales-slips or other evidence of sale, he shall continue to do so. Without regard to previous custom the seller, upon request of the purchaser, shall give him a receipt. If the seller customarily prepared sales-slips in more than one copy he must keep for at least six months after delivery a duplicate copy of each sales-slip delivered by him pursuant to this section; but without regard to previous custom he shall keep records of every sale amounting to \$50.00 or more.

(b) Receipts required to be given purchasers and records required to be kept by sellers shall show at least (1) date of sale, (2) name and address of seller and purchaser, (3) complete description of each item sold and (4) the price received for it.

SEC. 7. *Appendices.*

APPENDIX A—RICHMOND AREA

(a) As provided by section 4 of this Order G-2, issued under General Order 68,

the several maximum prices established by this Appendix for the articles listed below shall apply to all sales thereof which are either to ultimate users or to persons buying for resale on an installed basis and in which the purchaser either takes delivery or receives shipment within the following area:

The counties of Chesterfield (except Matoaka Magisterial District), Hanover and Henrico, all towns and other places therein and the city of Richmond.

(b) This Appendix establishes maximum prices as follows:

TABLE OF MAXIMUM PRICES

NOTE: Prices listed are subject to discount of 2% for cash or payment within 10 days.

Item and unit of sale	Maximum price
Asbestos siding:	
White; square	\$7.65
Colored; square	7.35
Brick, clay, building:	
Kiln-Run, Common; M	21.00
Select, Common; M	24.00
Cement:	
Portland plain gray; 94-lb. bag	.75
Portland plain gray; bbl	3.00
Keenes; 100-lb. bag	2.50
Keenes; ton	46.00
Corner bead; M lin. ft.	40.00
Corner bead; 1 lin. ft.	.04
Felt:	
Asphalt, 15 lb.; roll 432 sq. ft.	2.30
Slater's, 25 lb.; roll 500 sq. ft.	1.15
Flue linings:	
Fire clay, 8 1/2" x 8 1/2"; 1 lin. ft.	.33
Gyplap, 1/2" x 8; M sq. ft.	40.00
Gypsum board, 3/8"; M sq. ft.	40.00
Gypsum board, 1/2"; M sq. ft.	45.00
Insulation, junior bats; M sq. ft.	60.00
Insulation board:	
Wool blanket, 1"; M sq. ft.	40.00
Wool blanket, 2"; M sq. ft.	45.00
Wool blanket, 3"; M sq. ft.	60.00
Lath, gypsum:	
Plaster base 3/8"; M sq. ft.	23.00
Diamond mesh 2.5" painted; 1 sq. yd.	.25
Lime:	
Finishing; 50-lb. bag	.55
Finishing; ton	20.00
Hydrated; 50-lb. bag	.50
Hydrated; ton	18.65
Mortar, brick; bbl	2.50
Paper, building:	
Hopewell craft, 36"	1.50
Sisal kraft, 36"; 500 ft. roll	5.50
Plaster:	
Finishing (calcine); 100-lb. bag	1.75
Finishing (calcine); ton	32.40
Wallhard; 100-lb. bag	1.05
Wallhard; ton	20.00
Pulp wall board, 3/16" (except upson); M sq. ft.	35.00
Roofing:	
Asphalt, roll mineral surface 90-lbs; square	2.25
Strip shingles, 11 1/2" 167 lbs hex; square	4.60
Strip shingles, 12" 210 lbs; square	5.35
Siding:	
Roll brick; square	3.55
Roll brick insulated; square	12.00
Vitrified clay products 6"; 1 lin. ft.	.27

APPENDIX B—HAMPTON ROADS AREA

(a) As provided by section 4 of this Order G-2, issued under General Order 68, the several maximum prices established by this Appendix for the articles listed below shall apply to all sales thereof which are either to ultimate users or to persons buying for resale on an installed basis and in which the purchaser either takes delivery or receives shipment within the following area:

The counties of Elizabeth City, Norfolk, Princess Anne and Warwick, all

towns and other places therein and the cities of Hampton, Newport News, Norfolk, Portsmouth and South Norfolk.

(b) This Appendix establishes maximum prices as follows:

TABLE OF MAXIMUM PRICES

NOTE: Prices listed are subject to discount of 2% for cash or payment within 10 days.

Item and unit of sale	Maximum price
Asbestos, siding; 1 sq.	\$7.50
Cement:	
Portland plain gray; 94-lb. bag	.80
Portland plain gray; bbl	3.20
Gypsum board 3/8"; M sq. ft.	42.50
Lath, metal (painted) diamond mesh 2.5"; 1 sq. yd.	.30
Lime:	
Finishing; 50-lb. bag	.60
Finishing; ton	22.00
Hydrated; 50-lb. bag	.50
Hydrated; ton	18.00
Plaster:	
Finishing (calcine); 100-lb. bag	2.00
Finishing; ton	40.00
Wallhard; 100-lb. bag	1.05
Wallhard; ton	20.00
Roofing, asphalt:	
Roll mineral surface; 90 lbs.; sq.	2.80
Strip shingles, 12" 210 lbs.; sq.	6.60
Siding, roll brick; sq.	8.83

APPENDIX C—PETERSBURG-HOPEWELL AREA

(a) As provided by section 4 of this Order G-2, issued under General Order 68, the several maximum prices established by this Appendix for the articles listed below shall apply to all sales thereof which are either to ultimate users or to persons buying for resale on an installed basis and in which the purchaser either takes delivery or receives shipment within the following area:

The counties of Dinwiddie and Prince George, Matoaka Magisterial District in the county of Chesterfield, all towns and other places in Dinwiddie, Prince George and the said district, and the cities of Hopewell and Petersburg.

(b) This Appendix establishes maximum prices as follows:

TABLE OF MAXIMUM PRICES

NOTE: Prices listed are subject to discount of 2% for cash or payment within 10 days.

Item and unit of sale	Maximum price
Asbestos, siding; 1 sq.	\$7.75
Cement:	
Portland plain gray; 94-lb. bag	.80
Portland plain gray; bbl	3.20
Keenes; 100-lb. bag	2.50
Keenes; ton	50.00
Gypsum board, 3/8"; M sq. ft.	40.00
Sheathing, 1/2" plain, M sq. ft.	40.00
Insulation, wool blanket 3"; M sq. ft.	65.00
Lath, gypsum plaster base 3/8"; M sq. ft.	23.00
Lime:	
Finishing; 50-lb. bag	.60
Finishing; ton	22.00
Plaster:	
Finishing (calcine); 100-lb. bag	1.85
Finishing (calcine); ton	36.50
Wallhard; 100-lb. bag	1.05
Wallhard; ton	20.00
Prestwood, tempered 3/8"; M sq. ft.	90.00
Pulp wall board, 3/16" (except upson); M sq. ft.	35.00
Roofing, asphalt:	
Roll mineral surface 90 lb.; sq.	2.65
Strip shingles, 11 1/2" hex, 167 lb.; sq.	4.60
Strip shingles, 12" 210 lb.; sq.	5.60

APPENDIX D—LYNCHBURG AREA

(a) As provided by section 4 of this Order G-2, issued under General Order 68, the several maximum prices estab-

lished by this Appendix for the articles listed below shall apply to all sales thereof which are either to ultimate users or to persons buying for resale on an installed basis and in which the purchaser either takes delivery or receives shipment within the following area:

The counties of Amherst and Campbell, all towns and other places therein and the city of Lynchburg.

(b) This Appendix establishes maximum prices as follows:

TABLE OF MAXIMUM PRICES

NOTE: Prices listed are subject to discount of 2% for cash or payment within 10 days.

Item and unit of sale	Maximum price
Asbestos, siding; sq.	\$7.75
Cement:	
Portland plain gray; 94-lb. bag	.80
Portland plain gray; bbl	3.20
Keenes; 100-lb. bag	2.10
Keenes; ton	40.00
Corner bead, M lin. ft.	45.00
Corner bead, 1 lin. ft.	.05
Drain tile:	
Clay 3"; M lin. ft.	80.00
Clay 3"; 1 lin. ft.	.08
Felt, asphalt, 15 lb.; roll 432 sq. ft.	2.25
Gyplap, 1/2" x 8; M sq. ft.	40.00
Gypsum board, 3/8"; M sq. ft.	37.50
Sheathing, 1/2" plain; M sq. ft.	40.00
Lath:	
Gypsum plaster base, 3/8"; M sq. ft.	23.00
Metal (painted) diamond mesh, 2.5"; 1 sq. yd.	.25
Lime:	
Finishing; 50-lb. bag	.60
Finishing; ton	22.00
Hydrated; 50-lb. bag	.50
Hydrated; ton	20.00
Mortar:	
Brick; 70-lb. bag	.65
Brick; bbl	2.60
Paper, building, resin sized, 20 lb.; 500 ft. roll	1.25
Plaster:	
Finishing (calcine); 100-lb. bag	1.85
Finishing (calcine); ton	36.50
Wallhard; 100-lb. bag	1.00
Wallhard; ton	19.50
Pulp, wallboard 3/16" (except Upson); M sq. ft.	40.00
Roofing, asphalt:	
Roll mineral surface, 90 lb.; sq.	2.55
Strip shingles, 11 1/2" hex, 167 lb.; sq.	4.60
Strip shingles, 12" 210-lb.; sq.	5.60
Siding, roll brick, sq.	3.83

APPENDIX E—PULASKI AREA

(a) As provided by section 4 of this Order G-2, issued under General Order 68, the several maximum prices established by this Appendix for the articles listed below shall apply to all sales thereof which are either to ultimate users or to persons buying for resale on an installed basis and in which the purchaser either takes delivery or receives shipment within the following area:

The county of Pulaski and all towns and other places therein.

(b) This Appendix establishes maximum prices as follows:

TABLE OF MAXIMUM PRICES

NOTE: Prices listed are subject to discount of 2% for cash or payment within 10 days.

Item and unit of sale	Maximum price
Cement:	
Portland plain gray; 94-lb. bag	\$0.85
Portland plain gray; bbl	3.40
Keenes; 100-lb. bag	2.50
Keenes; ton	45.00
Felt:	
Asphalt 15 lb.; roll 432 sq. ft.	2.60
Slater's 25 lb.; roll 500 sq. ft.	1.35

TABLE OF MAXIMUM PRICES—Continued

Item and unit of sale	Maximum price
Gypbac, ½", 2 x 8; M. sq. ft.	\$40.00
Gypsum board, ¾"; M. sq. ft.	35.00
Lime:	
Finishing; 50-lb. bag	.75
Finishing; ton	30.00
Hydrated; 50-lb. bag	.52
Hydrated; ton	20.65
Mortar:	
Brick; 70-lb. bag	.70
Brick; bbl	2.80
Paper, building, Hopewell craft	1.75
Roofing, asphalt:	
Roll mineral surface; square	2.80
Strip shingles, 11½" hex. 167-lb.; square	4.90
Strip shingles, 12" 210-lb. square	6.38
Siding, roll brick; square	3.75

APPENDIX F—HARRISONBURG, STAUNTON, WINCHESTER AREA

(a) As provided by section 4 of this Order G-2, issued under General Order 68, the several maximum prices established by this appendix for the articles listed below shall apply to sales thereof which are either to ultimate users or to persons buying for resale on an installed basis and in which the purchaser either takes delivery or receives shipment within the following area:

The counties of Augusta, Frederick, Rockingham and Shenandoah, all towns and other places therein and the cities of Harrisonburg, Staunton and Winchester.

(b) This appendix establishes maximum prices as follows:

TABLE OF MAXIMUM PRICES

NOTE: Prices listed are subject to discount of 2% for cash or payment within 10 days.

Item and unit of sale	Maximum price
Cement:	
Portland plain gray; 94-lb. bag	\$0.75
Portland plain gray; bbl	3.00
Keenes; 100-lb. bag	2.50
Corner bead; 1 lin. ft.	.05
Felt, asphalt, 15-lb.; roll 432 sq. ft.	2.50
Flue:	
Linings, fire clay, 6"; 1 lin. ft.	.35
Thimbles, fire clay 6"; each	.45
Gypsum board, ¾"; M. sq. ft.	40.00
Lath:	
Gypsum plaster base, ¾"; M. sq. ft.	25.00
Diamond mesh, 2.5" metal painted; 1 sq. yd.	.25
Lime:	
Finishing; 50-lb. bag	.60
Finishing; ton	20.00
Plaster:	
Finish (calcine); 100-lb. bag	2.00
Finish; ton	35.00
Wallhard; M. sq. ft.	19.50
Pulp wallboard ¾" (except Upson); M. sq. ft.	37.50
Roofing:	
Asphalt, roll mineral surface, 90-lb.; sq	2.55
Strip shingle, 12", 210-lb.; sq	5.83

APPENDIX G—CHARLOTTESVILLE AND FREDERICKSBURG AREAS

(a) As provided by section 4 of this Order G-2, issued under General Order 68, the several maximum prices established by this Appendix for the articles listed below shall apply to all sales thereof which are either to ultimate users or to persons buying for resale on an installed basis and in which the purchaser either takes delivery or receives shipment within either of the following areas:

The county of Albemarle, all towns and other places therein and the city of Charlottesville.

The counties of Spotsylvania and Stafford, all towns and other places therein and the city of Fredericksburg.

(b) This Appendix establishes maximum prices as follows:

TABLE OF MAXIMUM PRICES

NOTE: Prices listed are subject to discount of 2% for cash or payment within 10 days.

Item and unit of sale	Maximum price
Asbestos:	
Shingles; square	\$9.50
Siding; square	8.35
Cement:	
Portland plain gray; 94-lb. bag	.75
Portland plain gray; bbl	3.00
Keenes; 100-lb. bag	2.25
Keenes; ton	45.00
Gypsum board, ¾"; M. sq. ft.	37.50
Lime:	
Finishing; 50-lb. bag	.60
Finishing; ton	22.00
Hydrated; 50-lb. bag	.52
Hydrated; ton	20.65
Plaster:	
Finish (calcine); 100-lb. bag	1.60
Finish (calcine); ton	31.50
Wallhard; ton	20.50
Roofing:	
Asphalt, roll mineral surface 90 lb.; square	2.45
Strip shingles, 11½" hex. 137 lb.; square	4.85
Strip shingles, 12" 210 lb.; square	6.08
Siding, roll brick; square	3.95

APPENDIX H—ROANOKE AREA

(a) As provided by section 4 of this Order G-2, issued under General Order 68, the several maximum prices established by this Appendix for the articles listed below shall apply to all sales thereof which are either to ultimate users or to persons buying for resale on an installed basis and in which the purchaser either takes delivery or receives shipment within the following area:

The county of Roanoke, all towns and other places therein and the city of Roanoke.

(b) This Appendix establishes maximum prices as follows:

TABLE OF MAXIMUM PRICES

NOTE: Prices listed are subject to discount of 2% for cash or payment within 10 days.

Item and unit of sale	Maximum price
Brick, clay building:	
Quantities less than 4,000:	
Kiln-run, common; M.	\$29.00
Select, common; M.	34.00
Quantities 4,000 or more:	
Kiln-run, common, f. o. b. kiln;	
M.	20.00
Kiln-run, common, delivered;	
M.	21.00
Select, common, f. o. b. kiln; M.	23.00
Select, common, delivered; M.	24.00
Cement:	
Portland plain gray; 94-lb. bag	.80
Portland plain gray; bbl	3.20
White; 100-lb. bag	2.55
Keenes; 100-lb. bag	2.10
Corner bead; 1 lin. ft.	.04
Drain tile:	
Clay, 3"; 1 lin. ft.	.07½
Clay, 4"; 1 lin. ft.	.09
Clay, 6"; 1 lin. ft.	.16
Felt:	
Asphalt, 15 lbs.; roll 432 sq. ft.	2.30
Asphalt, 30 lbs.; roll 216 sq. ft.	2.30

TABLE OF MAXIMUM PRICES—Continued

Item and unit of sale	Maximum price
Flue linings:	
Fire clay, 6" dia.; lin. ft.	\$0.33
8½ x 8½"; lin. ft.	.34
8½ x 13"; lin. ft.	.51
13 x 13"; lin. ft.	.66
Gyplap, ½" 2 x 8; M. sq. ft.	40.00
Gypsum board, ¾"; M. sq. ft.	40.00
Insulation board:	
¾"; 1 sq. ft.	.04
½"; 1 sq. ft.	.04½
25/32"; 1 sq. ft.	.06½
Lath:	
Gypsum; M. sq. ft.	25.00
Insulation, ½"; 1 sq. ft.	.04½
Metal, angle 3 x 3 (painted); 1 lin. ft.	.02½
Diamond mesh 2.5" (painted); 1 sq. yd.	.30
Rib, 3.4" (painted); 1 sq. yd.	.35
Lime:	
Finishing; 50-lb. bag	.52
Hydrated; 50-lb. bag	.52
Mortar:	
Brick; 70-lb. bag	.60
Brick; bbl	2.40
Plaster:	
Gauging; 100-lb. bag	1.83
Wallhard; 100-lb. bag	1.02
Roofing:	
Asphalt, roll mineral surface, 90 lbs.; sq	2.80
Strip shingles, 12" 210-220 lbs.; sq	5.60
Vitrified clay products:	
Sewer pipe No. 1 S. S., 3'-4"; 1 lin. ft.	.17
Sewer pipe, 5'-6"; 1 lin. ft.	.26
Sewer pipe, 8"; 1 lin. ft.	.40
Sewer pipe fittings No. 1 S. S.:	
Y's, T's, L's, curves—3'-4"; each	.68
Y's, T's, L's, curves—5'-6"; each	1.03
Y's, T's, 8"; each	1.96
L's, curves, 8"; each	1.57
Traps, type P-R-S and H H 3'-4"; each	1.37
Traps, type P-R-S and H H 5'-6"; each	2.05
Traps, type P-R-S and H H 8"; each	3.19
Wall coping, 9" wall; lin. ft.	.22
Wall coping, 13" wall; lin. ft.	.34
Corners, ends, starters, 9" wall each	.68
Corners, ends, starters, 13" wall; each	1.03

SEC. 8. Amendment. This order may be amended, or corrected or revoked, at any time.

This order shall become effective April 8, 1946.

Issued this 28th day of March 1946.

J. FULMER BRIGHT,
District Director.

[F. R. Doc. 46-7252; Filed, Apr. 30, 1946; 1:30 p. m.]

[Region VI Rev. Order G-7 Under RMPR 122, Amdt. 2]

SOLID FUELS IN WILLMAR, MINN.

An opinion accompanying this amendment has been issued simultaneously herewith. Revised Order No. G-7 under Revised Maximum Price Regulation No. 122 is amended in the following respects:

(c) Maximum dollars-and-cents prices. (1) The maximum prices for the solid fuels specified below when

made by any dealer when he delivers any of such fuels at or to a point in Willmar, Minnesota, or from a coal yard within such city, determined on a net ton basis, shall be as follows:

Description	Direct delivery	Price at yard
I. Low volatile bituminous from district 7 (W. Va.):		
1. Egg 8" x 2" and smaller.....	\$14.55	\$13.70
2. Stove 3" x 5/8" and larger.....	14.55	13.70
II. Hi volatile bituminous coal from district 8 (W. Va. and E. Ky.):		
1. Lump 5" and larger—premium Kentucky splint coals.....	13.70	12.85
2. Lump 4" and larger.....	12.70	11.85
3. Egg 5" x 2" and larger.....	13.70	12.85
4. Stove 2" x 1 1/4" and larger.....	13.70	12.85
5. Stoker 3/8" x 1 1/4" and larger.....	12.70	11.85
6. Screenings 1 1/4".....	11.95	11.10
III. Hi volatile bituminous from district No. 10 (so. sub. dist.):		
1. Egg, 3" x 2" and larger price group Nos. 1, 2 and 8.....	11.20	10.35
IV. Pennsylvania anthracite: 1. Egg, stove, nut.....	19.15	18.30
V. By-product coke: 1. Egg, stove, nut.....	15.35	14.50
VI. Briquettes made from low volatile bituminous coal or a mixture of bituminous coal and anthracite—all types.....	14.10	13.25

(2) The maximum prices for all sales by dealers of solid fuel not specifically herein provided for shall be the maximum prices applicable for such sales under Revised Maximum Price Regulation No. 122, as amended, plus \$1.00 per ton.

(3) The prices established by this Amendment No. 6 to Revised Order No. G-7 supersede those established by the adjustment permitted under Regional Orders Nos. G-23, G-24, G-27 and G-29 under Revised Maximum Price Regulation No. 122 as to dealers covered by Revised Order No. G-7.

This Amendment No. 6 to Revised Order No. G-7 shall become effective immediately, and shall continue into effect until April 30, 1946.

Issued this 7th day of February 1946.

R. E. WALTERS,
Regional Administrator.

[F. R. Doc. 46-7253; Filed, Apr. 30, 1946; 1:31 p. m.]

[Region VI Rev. Order G-13 Under RMPR 122, Amdt. 2]

SOLID FUELS IN LA CROSSE, WIS.

An opinion accompanying this amendment has been issued simultaneously herewith. Revised Order No. G-13 under Revised Maximum Price Regulation No. 122 is amended in the following respects:

1. Paragraph (c), Price schedule, is amended to read as follows:

(c) *Price schedule.* (1) Immediately below and as part of this paragraph (c) is a schedule which sets forth maximum prices for delivered sales of specified sizes, kinds and quantities of solid fuels. Sales in lots of fractions of a ton or tons shall be governed by the price schedule as follows:

(i) On delivered sales of less than 1 ton, the price shall be proportional to the price per ton plus an additional charge of 25¢, but in no event shall the total price be in

excess of that for a sale of 1 ton; for example, if the price of 1 ton is \$15.16, the price of 1/2 ton would be \$7.58 plus 25¢ or a total of \$7.83; the price of 3/4 ton would be \$11.37 plus 5¢ or a total of \$11.62.

(ii) On delivered sales of more than 1 ton, for each fraction of a ton sold, the price shall be proportional to the price per ton; for example, if the price of 1 ton is \$15.01, the price of 1 1/2 tons would be \$22.52.

(iii) On yard sales of any fraction of a ton, whether more or less than 1 ton, the price shall be proportional to the price per ton; for example, if the price of 1 ton at the yard is \$14.90, the price of 1/2 ton would be \$7.45; of 1 1/2 tons—\$22.35.

PRICE SCHEDULE

1 ton or more delivered (per ton)

I. Low volatile bituminous coal from district No. 7 (southern West Virginia and northwestern and central Virginia):	
1. Lump and egg—size group Nos. 1 and 2 (all lump coal bottom size 3/8"; all egg coal top size larger than 3", bottom size no limit).....	\$15.30
2. Stove—size group No. 3 (all stove coal top size larger than 1 1/4" but not exceeding 3", bottom size smaller than 3").....	15.15
3. Nut—size group No. 4 (all nut coal top size larger than 3/4" but not exceeding 1 1/4", bottom size smaller than 1 1/4").....	15.10
II. High volatile bituminous coal from district No. 8 (eastern Kentucky, southwestern West Virginia, western Virginia, northern Tennessee and North Carolina):	
A. Coal from premium Kentucky and Elkhorn seams including Millers Creek, No. 5, high and low splint, Blue Gem and Elkhorn seams:	
1. Lump.....	15.05
2. Egg.....	14.95
3. Stoker.....	13.55
III. High volatile bituminous coal from district No. 10 (Illinois):	
A. Southern subdistrict price group Nos. 1, 2, and 8 (deep machine mines):	
1. Lump and egg—size group Nos. 1, 2, 3, 4, and 5 (all lump and egg coals bottom size larger than 1 1/2" washed or raw).....	11.10
2. Special stoker—size group Nos. 21, 22, and 28 (all washed or air cleaned nut and pea coal bottom size larger than 10 mesh or 3/32" and top size not exceeding 2"; also all dry dedusted special stoker bottom size larger than 28 mesh and top size not exceeding 3/8".....	10.55
3. Washed and dedusted screenings—size group Nos. 23, 24, 26, and 27 (all washed air-cleaned or dry dedusted screenings top size not exceeding 2").....	10.00
B. Fulton Peoria subdistrict (strip mines):	
1. Lump and egg—size group Nos. 1, 2, and 3 (all lump and egg coals bottom size larger than 2" washed or raw) price group Nos. 24, 25, and 26.....	9.80
2. Washed nut and pea—size group Nos. 17-20, inclusive (all washed or air-cleaned nut and pea coal bottom size larger than 10 mesh or 3/32" and top size not exceeding 2") price group Nos. 27 and 28.....	9.00

PRICE SCHEDULE—Continued

1 ton or more delivered (per ton)

IV. High volatile bituminous coal from district No. 11 (Indiana) (deep machine mines):	
1. Lump—size group No. 1 (all lump coal bottom size larger than 4" washed or raw):	
(a) Price group Nos. 6 and 14.....	\$11.58
(b) Price group Nos. 15 and 16.....	11.48
(c) Mine index No. 115 only.....	10.88
2. Egg—size group Nos. 2 and 3 (all egg coal bottom size larger than 2" but not larger than 4" washed or raw):	
(a) Price group Nos. 6 and 14.....	11.33
(b) Price group Nos. 7, 18, and 19 and mine index No. 115.....	10.53
3. Egg—size group Nos. 4 and 5 (all egg coal bottom size larger than 1 1/2" but not larger than 2" washed or raw) price group Nos. 6 and 14.....	11.08
4. Stoker—size group Nos. 9-12, inclusive (all raw nut and pea coal bottom size larger than 10 mesh or 3/32" and top size not exceeding 2"):	
(a) Price group Nos. 6 and 14.....	10.33
(b) Mine index No. 115 only.....	9.98
V. Pennsylvania anthracite—1. Egg, stove, and nut.....	20.70
VI. By-product coke—1. Egg, stove and nut.....	17.60
VII. Briquettes made from district No. 7 low volatile coal.....	15.75

(2) The maximum prices for all sales by dealers of solid fuels not provided for by the above schedule shall be the maximum prices applicable for such sales under Revised Maximum Price Regulation No. 122, as amended.

2. Paragraph (f), Discounts, is amended to read as follows:

(f) *Discounts.* The maximum prices set forth in section (c) shall be subject to the following discounts:

	Per ton
1. Payment on delivery or within 10 days therefrom.....	\$1.00
2. On yard sales to purchasers other than dealers.....	1.10
3. On yard sales to dealers.....	1.60
4. On a sale or delivery of 20 tons or more annually in full truckload lots.....	.50

The prices established by this Amendment No. 2 to Revised Order No. G-13 supersede those established by the adjustment permitted by Regional Orders No. G-27 and G-29 under Revised Maximum Price Regulation No. 122 as to dealers covered by Revised Order No. G-13.

This Amendment No. 2 to Revised Order No. G-13 shall become effective immediately and shall remain in effect until April 30, 1946.

Issued this 31st day of January 1946.

R. E. WALTERS,
Regional Administrator.

[F. R. Doc. 46-7256; Filed, Apr. 30, 1946; 1:31 p. m.]

[Region VI Rev. Order G-7 Under RMPR 122, Amdt. 3]

SOLID FUELS IN WILLMAR, MINN.

An opinion accompanying this amendment has been issued simultaneously

herewith. Revised Order No. G-7 under Revised Maximum Price Regulation No. 122 is amended by striking the words "Amendment No. 6" wherever the words appear in the order and substituting in lieu thereof the words "Amendment No. 2."

In Amendment No. 2, Paragraph (c), Maximum dollars and cents prices, subsection (1), II, is amended to read as follows:

	Direct delivery	Price at yard
II. Hi volatile bituminous coal from District 8 (W. Va. and East Kentucky).		
1. Lump 5" and larger—premium Kentucky	\$13.70	\$12.85
2. Lump 4" and larger split coals.	12.70	11.85
3. Egg 5" x 2" and larger	13.70	12.85
4. Stove 2" x 1 1/4" and larger	13.70	12.85
5. Stoker 3/4" x 1 1/4" and larger	12.70	11.85
6. Screenings 1 1/4"	11.95	11.10

This Amendment No. 3 to Revised Order No. G-7 shall become effective immediately, and shall remain in effect until April 30, 1946.

Issued this 1st day of March 1946.

R. E. WALTERS,
Regional Administrator.

[F. R. Doc. 46-7254; Filed, Apr. 30, 1946; 1:31 p. m.]

[Milwaukee Rev. Order G-2 Under Gen. Order 68]

BUILDING AND CONSTRUCTION MATERIALS IN MADISON, WIS.

For the reasons set forth in an opinion issued simultaneously herewith, and pursuant to the provisions of General Order 68, as amended, it is ordered:

SECTION 1. What this order covers. This order covers all retail sales made by any seller of the commodities specified in Appendix A in the City of Madison, County of Dane, State of Wisconsin.

SEC. 2. Definitions. For the purpose of this order, a retail sale means a sale to an ultimate user, or to any contractor; *Provided*, That for the purposes of this order, a "retail sale" shall not include any sale to the United States Government or any of its political subdivisions.

Any person who sells material or equipment, and in connection therewith, assumes responsibility for its incorporation into a building, structure, or construction project at a fixed site, by charging a single price for the commodity installed, by guaranteeing performance and use, or by other objective evidence, shall be considered a contractor.

Purchases by applicators, as herein defined, of asphalt and tarred roofing products and insulation are excluded from the coverage of this order. Applicators are herein defined as contractors engaged exclusively in the business of applying roofing, siding, and insulation to buildings.

SEC. 3. Relation to other regulations. The maximum prices fixed by this order supersede any maximum price or pricing method previously fixed by any other regulation or order covering the com-

modities specified in Appendix A. Except to the extent that they are inconsistent with the provisions of this order, all other provisions of maximum price regulations applicable to the commodities listed in Appendix A shall continue to apply to sales covered by this order.

SEC. 4. Discounts, allowances and delivery practices. (1) The seller shall continue to grant his customary cash discounts with respect to all sales of commodities specified in Appendix A to all classes of purchasers, in effect during the base period used in determining his maximum prices under the applicable maximum price regulation.

(2) Maximum delivered prices fixed by this order are maximum prices at the yard, subject to all customary delivery services in effect in the base period used in determining maximum prices in the applicable regulation. All such customary delivery services must be maintained and no amount may be added for deliveries in the area covered by this order.

SEC. 5. Posting of maximum prices. Every seller making sales covered by this order shall post a copy of the list of maximum prices fixed by this order in each of his places of business in the area covered by this order in a manner plainly visible to all purchasers. An additional copy of Appendix A is attached to this order for posting.

SEC. 6. Sales slips and records. Every seller covered by this order shall give to the purchaser a sales slip, receipt, or other evidence of purchase which shall show the date, name and address of the seller, the description, quantity, and the price of each item sold, said description to be in detail sufficient to determine whether the price charged has been properly computed under this order: *Provided*, That for sales of less than a total of \$7.50 only the name and address of the seller and the amount of the sale need be shown. The seller shall prepare such sales slips, receipts, or other evidence of purchase in duplicate and he must keep for at least six months after delivery such duplicate copy delivered pursuant to this section. For any sale of \$50.00 or more each seller, regardless of previous custom, must keep records showing at least the following: (1) Name and address of buyer, (2) Date of transaction, (3) Place of delivery, and (4) Complete description of each item sold and price charged.

SEC. 7. On and after the effective date of this order, any person covered by this order, who sells or offers to sell at a price higher than the ceiling price permitted by this order, or otherwise violates any of the provisions of this order, shall be subject to the criminal penalties, civil enforcement actions, license suspension proceedings and suits for treble damages as provided for by the Emergency Price Control Act of 1942, as amended. No person subject to this order may evade any of the provisions of the order by any stratagem, scheme or device. No person subject to this order may, as a condition of selling any particular building material item, require a customer to buy anything else. Any such evasion is punishable as a violation of this order.

SEC. 8. Relationship between this order and previous orders. Order No. G-2, effective December 27, 1945, issued under General Order 68, is hereby revoked.

Appendix. Appendix A, containing the dollar-and-cent ceiling prices established by this order, is attached hereto and made a part hereof.

This order may be modified, amended, or revoked at any time.

This order shall become effective April 18, 1946.

Issued this 12th day of April 1946.

H. T. SMITH,
District Director.

APPENDIX A

MAXIMUM PRICES FOR RETAIL SALES OF CERTAIN BUILDING AND CONSTRUCTION MATERIALS IN CITY OF MADISON, DANE COUNTY, WIS., EFFECTIVE APR. 18, 1946

Commodity and unit	Maximum price ¹
1. Plaster, hardwall; per bag 100 lbs.	\$0.91
2. Plaster, gauging; per bag 100 lbs.	.96
3. Plaster, moulding—No. 1 white; per bag 100 lbs.	1.76
4. Keene's cement; per bag 100 lbs.	1.76
5. Finishing lime, fibred; per bag 100 lbs.	1.00
6. Plaster-trowel finish; per bag 100 lbs.	1.51
7. Plaster finishing, unfibred; per bag 100 lbs.	.91
8. Plaster, base coat, wood-fibre; per bag 100 lbs.	.91
9. Gypsum lath 3/4"; 1,000 sq. ft.	26.00
10. Metal lath, 2.5 lb., painted diamond mesh; sq. yd.	.25
11. Metal lath, 3.4 lb., painted diamond mesh; sq. yd.	.32
12. Metal lath, 3.4 lb., galvanized; sq. yd.	.34
13. Metal lath, 2.75 lb., flat rib painted; sq. yd.	.27
14. Metal lath, 3.4 lb. 3/4", high rib painted; sq. yd.	.30
15. Metal lath corner bead, expanded type; 1,000 ft.	45.00
16. Metal lath corner bead, arched; 1,000 ft.	30.00
17. Metal lath corner bead, scalloped; 1,000 ft.	35.00
18. Portland cement std. (paper bags); per bag 96 lbs.	.75
19. Portland cement std. (cloth bags); per bag 96 lbs.	.75
20. Masonry mortar (paper sacks); per bag 70 lbs.	.70
21. Mason's hydrated lime; per lb.	.01
22. Ohio finish lime; per bag 50 lbs.	.60
23. Mason's quick lime; per lb.	.01
24. Cement block 10" sand; per block	.17
25. Cement block 8" sand; per block	.15
26. Cement block 8" waylite; per block	.175
27. Cement block 10" waylite; per block	.21
28. Clay drain tile 3"; per ft.	.06
29. Clay drain tile 4"; per ft.	.07
30. Clay drain tile 6"; per ft.	.105
31. Vitrified clay sewer pipe No. 1-SS-4"; per ft.	.162
32. Vitrified clay sewer pipe No. 1-SS-6"; per ft.	.248
33. Flue lining 8 x 8; per ft.	.32
34. Flue lining 8 x 12; per ft.	.45

¹Maximum prices set forth in this appendix are for delivered sales. You shall continue to make all allowances and discounts in effect during March 1942, to all classes of purchasers.

²Price does not include permitted 10 cents per bag deposit charge.

APPENDIX A—Continued

Commodity and unit	Maximum price
35. Flue lining 12 x 12; per ft.-----	\$0.60
36. Gypsum wallboard $\frac{3}{8}$ " 1,000 ft.-----	36.00
37. Gypsum wallboard $\frac{1}{2}$ " 1,000 ft.-----	40.00
38. Gypsum sheathing $\frac{1}{2}$ " 1,000 ft.-----	42.50
39. Asphalt roofing 90 lb. mineral surface; per roll.-----	2.58
40. Asphalt or tarred felt, 15-lb.; per roll.-----	2.50
41. Asphalt or tarred felt, 30-lb.; per roll.-----	2.50
42. Asphalt shingles, 210-lb.; per square.-----	6.25
43. Asphalt shingles, 165-lb.; per square.-----	4.50
44. Fibre insulation board $\frac{1}{2}$ " 1,000 ft.-----	45.00
45. Fibre insulation board 25/32" 1,000 ft.-----	60.00
<i>Thermal insulation:</i>	
46. Blankets, paper backed, med.; 1,000 ft.-----	46.00
47. Blankets, paper backed, single; 1,000 ft.-----	42.00
48. Blankets, paper backed, thick; 1,000 ft.-----	64.00
49. Batts, paper backed, 2" thick; 1,000 ft.-----	45.00
50. Batts, paper backed, full thick; 1,000 ft.-----	63.00
51. Loose in bags (plain), per bag 35 lbs.-----	.90
52. Loose in bags (nodulated); per bag 35 lbs.-----	1.10
53. Loose in bags—Glass wool (nodulated); per bag 35 lbs.-----	1.45

[F. R. Doc. 46-7260; Filed, Apr. 30, 1946; 1:32 p. m.]

[Milwaukee Order G-3 Under RMPR 251]

PLUMBING CONTRACTING SERVICES FOR NEW CONSTRUCTION IN KENOSHA COUNTY, WIS., AREA

For the reasons set forth in an opinion issued simultaneously herewith, and pursuant to the authority vested in the Regional Administrator of Region VI of the Office of Price Administration by section 9 of Revised Maximum Price Regulation No. 251, as amended, and by him delegated to the district director of the Milwaukee District Office of the Office of Price Administration, it is hereby ordered:

SECTION 1. What this order does. This order establishes dollar and cent unit maximum prices for plumbing contracting services within the geographical limits of Kenosha County, Wisconsin, performed on new residential construction or dwelling units and collateral buildings, including but not limited to garages, garden and tool houses, etc., when the price of each construction or unit is less than \$9,000.00, exclusive of the cost of the land and improvements other than buildings.

SEC. 2. Effect of this order in reference to other regulations. This order supersedes section 6, 7, 8 (a) and (b) of Revised Maximum Price Regulation No. 251, as amended, with respect to plumbing contracting services for new construction subject to this order. All other provisions of Revised Maximum Price Regulation No. 251 shall remain in full force and effect.

SEC. 3. What this order prohibits. On and after the effective date of this order

regardless of any contract or other obligation:

(a) No person shall sell or offer to sell plumbing contracting services for new construction within the geographical limits of Kenosha County, Wisconsin, at prices higher than the maximum prices established by this order.

(b) No person in the course of trade or business shall buy or receive plumbing contracting services for new construction within the geographical limits of Kenosha County, Wisconsin at a price higher than that permitted by this order.

SEC. 4. Sales below maximum prices. Nothing in this order shall prohibit the charging of prices lower than maximum prices established in this order.

SEC. 5. (a) Maximum prices for plumbing contracting services on new construction and dwelling units covered by this order include all "roughing in" materials needed to complete the installation, and such maximum prices are hereby established as follows:

Sewer from existing sewer in street or lateral to first connection within foundation wall (excluding excavating cost):	
6" clay sewer pipe	\$0.70
4" cast iron sewer pipe	1.20
Sewer from within structure to "stack" and to drain	1.93
Water line (copper pipe) from curb to meter	.45
Water line (lead pipe) from curb to meter	.70
"Stack" including re-vents, one-story structures	53.25
Bath tub, "rough in"	18.40
Combination tub and shower "rough in"	21.50
Shower stall "rough in"	18.40
Lavatory "rough in"	10.00
Water closet "rough in"	14.80
Sink "rough in"	19.25
Water heater and/or tank "rough in"	28.80
Laundry tub (double tray) "rough in"	11.25
Floor drain	15.25
Drain tile including connection and gravel cover	1.35
Extra for each sill cock equipped with stop and waste	8.75

¹ Per linear foot.

The above maximum prices include and specifically cover material and workmanship meeting the requirements of the building code in effect in the area of installation.

(b) **"Lump sum" sales at a guaranteed price.** A seller may provide plumbing contracting services for new construction covered by this order for a "lump sum" price commonly known as a "guaranteed price," wherein the seller may charge a total selling price, inclusive of all costs and profit: *Provided*, That said total selling price shall not exceed the total price which could have been charged for the job specified in (a) above at the rates specified in (a) above.

SEC. 6. Definitions. (a) "Plumbing contractor" means one who by contract or agreement with the property owner, or with his agent, or with one who has a general contract with the property owner, performs the general maintenance and installation of plumbing fixtures equipment and material in new construction either by his own organization or by contracts with others or

both and who assumes responsibility for completion of the work.

(b) "Plumbing services" refers to those services and jobs set forth in section 5, paragraph (a) above.

(c) "Roughing-in" includes all items used to complete the services or jobs specified in section 5, paragraph (a) above.

(d) "New residential construction or dwelling unit" means a house, residence, apartment, or flat within a building for use as a place of abode for an individual or a family.

(e) "Stack" is a general term for the vertical main of a system of water supply pipes, soil, waste, and vent piping.

(f) Except as otherwise provided herein or as the context may otherwise require all terms used in this order will bear the meaning given them under Revised Maximum Price Regulation No. 251 by the Emergency Price Control Act of 1942 or if not there defined they will be given their ordinary and popular trade meaning.

SEC. 7. Filing and reporting of wage rates. Every person selling or offering to sell plumbing contracting services for new construction covered by this order shall, within 15 days after the effective date of this order, or in the case of sellers engaged in the plumbing contracting business after the effective date of this order, within 30 days after first offering to sell such services, file with the Milwaukee District Office of the Office of Price Administration the following information: wage rates paid by him to his employees in effect at the time of filing for each class of workmen employed by him; for the supplying of plumbing contracting services for new constructions covered by this order.

SEC. 8. Record keeping. Every person making sales subject to this order must keep a record showing:

- (1) The name and address of the seller.
- (2) The name and address of the customer.
- (3) The amount charged for labor as well as the number of hours and the wage rate per hour paid.
- (4) The amount charged for material, fixtures, specialties, and charges for work performed by a sub-contractor or sub-contractors.

The documents and records mentioned in sections 8, 9 and 10 of this order shall be kept for as long as the Emergency Price Control Act of 1942, as amended, remains in effect.

SEC. 9. Notification of purchasers. Every person making sales subject to this order shall notify the purchaser of the existence of this order and if requested show the purchaser a copy of this order and Revised Maximum Price Regulation No. 251.

Duplicates of such invoices or sales slips shall be kept by the seller at his place of business and shall be available for inspection by the Office of Price Administration.

SEC. 10. Sales slips or invoices. Every person subject to this order shall furnish purchasers of plumbing contracting services covered by this order with a sales slip or invoice showing the following:

- (1) The name and address of the seller.
- (2) The name and address of the customer.
- (3) The date on which the work was completed.
- (4) The total amount charged on the contract.
- (5) A description of the work performed.
- (6) A separate description of services or commodities not priced under this order, as well as the charges therefor.

SEC. 11. *Revocation, modification or amendment.* This order may be revoked, modified, or amended at any time. Any person covered by this order may at any time file with the Milwaukee District Office of the Office of Price Administration a petition for amendment of this order in accordance with the provisions of Revised Procedural Regulation No. 1.

This order shall be effective April 22, 1946.

Issued this 16th day of April 1946.

H. T. SMITH,
District Director.

[F. R. Doc. 46-7258; Filed, Apr. 30, 1946;
1:32 p. m.]

[Milwaukee Order G-4 Under RMPR 251]

INSTALLED BUILDING MATERIALS IN KENOSHA COUNTY, WIS.

For the reasons set forth in an opinion issued simultaneously herewith, and pursuant to the authority vested in the Regional Administrator of Region VI of the Office of Price Administration by section 9 of Revised Maximum Price Regulation No. 251, as amended, and by him delegated to the district director of the Milwaukee District Office of the Office of Price Administration, it is hereby ordered:

SECTION 1. *What this order does.* This order establishes maximum prices for all sales by "general or prime contractors" of "general contracting services" rendered in the construction within the geographical limits of Kenosha County, Wisconsin of new dwelling units and collateral buildings, including but not limited to garages, garden and tool houses, etc., when the price of each unit and collateral building to be paid by the original purchaser does not exceed the sum of \$9,000.00, exclusive of the price of the land and improvements other than buildings.

SEC. 2. *What this order prohibits.* On and after the effective date of this order, regardless of any contract or other obligation,

(a) No person shall sell, offer to sell, or render, "general contracting services" at prices higher than the maximum prices established by this order.

(b) No person in the course of trade or business shall buy or receive any general contracting services at prices higher than those permitted by this order.

SEC. 3. *Sales below maximum prices.* Nothing in this order prevents the charging or paying of prices lower than the maximum prices established by this order.

SEC. 4. *Maximum prices.* The maximum prices for the sale of "general con-

tracting services" covered by this order shall be determined as follows:

(a) To the "cost of sub-contracts" at not more than the legal maximum prices established by each sub-contractor under the applicable maximum price regulation, there may be added a margin not to exceed the percentage margin applicable as specified in the schedule below.

(b) To the "direct cost" of work performed by "general or prime contractors" there may be added a margin not to exceed the percentage margin applicable as specified in the schedule below.

(c) If the "general contracting services" include both services rendered by the "general or prime contractor" and by sub-contractors, the maximum price shall consist of the total applicable to the sub-contractors' services as computed under paragraph (a) above plus the total applicable to the "general or prime contractors" services as computed under paragraph (b) above.

SCHEDULE OF MARGINS

ALL MATERIAL INCLUDED—LAND NOT INCLUDED

	Single structure containing a single dwelling unit	Single structure containing more than one dwelling unit	2 to 25 inclusive single family dwelling units on a single contract	More than 25 single family dwelling units on a single contract
Cost of work of sub-contractors.....	Percent margin 10	Percent margin 9.5	Percent margin 10	Percent margin 8
Direct cost of work of general or prime contractors.....	11	10	10	10

SEC. 5. *Definitions.* (a) "General or prime contractor" means a person who, by contract or agreement, express or implied, with the property owner or his duly authorized agent, superintends the building of a structure, furnishes the necessary materials, and labor, either by means of his own organization or by sub-contract, or both, and who assumes responsibility for the completion of the structure.

(b) "General contracting services" means the services of a "general or prime contractor" in superintending the building of a structure, furnishing of the necessary materials, and labor, either by means of his own organization or by sub-contract or both, and any and all other services necessary and incidental to the construction of a complete structure including dwelling units.

(c) "Cost of sub-contracts" means the price paid or to be paid to sub-contractors not to exceed the legal maximum price under Revised Maximum Price Regulation No. 251 or any other applicable regulation for labor, material, and other services rendered by them in the construction of the structure containing the dwelling units.

(d) "Direct cost" means the cost of work performed by the "general or prime contractor," exclusive of the "cost of sub-contractors," which includes the following:

(1) Estimated cost of materials not in excess of legal maximum prices under the applicable regulations,

(2) Estimated labor costs, not exceeding labor cost figured on the basis of labor rates prevailing on October 3, 1942, applicable to the area in which the structure is to be built for the same classes of mechanics or laborers employed on a comparable type of work or labor rates which have been established subsequent to October 3, 1942, by approval of proper governmental agencies.

(3) Other estimated direct costs not in excess of legal maximum prices under the applicable regulation, excluding selling expenses, administration and overhead costs.

(4) An estimated reserve for contingencies which the seller in good faith can reasonably foresee.

(e) The term "margin" as referred to in Schedule of Margins above includes selling expenses, administrative and overhead costs and profit.

(f) "Dwelling unit" means a house, a residence, or an apartment or flat within a building for use as a place of abode by an individual or a family.

(g) "Structure" means a complete building containing one or more dwelling units.

(h) "Sub-contract" means an agreement or contract, express or implied, between a "general or prime contractor" and a "sub-contractor" for the furnishing of labor and material and other construction services in the construction of a structure, the completion of which is the responsibility of the "general or prime contractor" under his contract or agreement with the property owner.

(i) "Sub-contractor" means a person who furnishes labor and material and other construction services pursuant to a sub-contract with a "general or prime contractor."

(j) Except as otherwise provided herein or as the context may otherwise require, all terms used in this order shall bear the meaning given them in Revised Maximum Price Regulation No. 251 or the Emergency Price Control Act of 1942, or if not therein defined they shall be given their ordinary and popular trade meaning.

SEC. 6. *Effect of this order with reference to other regulations.* This order supersedes sections 6, 7, and 8 (a) and (b) of Revised Maximum Price Regulation No. 251 as amended, with respect to construction services subject to this order. All other provisions of Revised Maximum Price Regulation No. 251 shall remain in full force and effect.

SEC. 7. *Record keeping.* Every person making sales subject to this order must keep a record showing all direct cost and cost of subcontracts on each job sold and a copy of the contract including prices charged on each job sold.

(a) The name and address of the seller.

(b) The name and address of the customer.

(c) The address of the job.

(d) The amount charged for labor as well as the number of hours and the wage rate per hour paid.

(e) The amount charged for material, fixtures, specialties and charges for work performed by a subcontractor or subcontractors.

Duplicates of such invoices or sales slips shall be kept by the seller at his place of business and shall be available for inspection by the Office of Price Administration.

The documents and records, or duplicates thereof, mentioned in sections 7, 8, and 9 shall be kept for as long as the Emergency Price Control Act of 1942, remains in effect.

Sec. 8. Invoicing. Every person subject to this order shall furnish purchasers of general contracting services covered by this order with a sales slip or invoice showing a description of the construction services including material furnished and the total amount charged.

Sec. 9. Notification. Every person making sales subject to this order shall notify the purchaser of the existence of this order and if requested show the purchaser a copy of this order and of Revised Maximum Price Regulation No. 251.

Sec. 10. Revocation, modification or amendment. This order may be revoked, modified, or amended at any time. Any person covered by this order may at any time file with the Milwaukee District Office of the Office of Price Administration a petition for amendment of this order in accordance with the provisions of Revised Procedural Regulation No. 1.

This order shall be effective April 22, 1946.

Issued this 16th day of April 1946.

H. T. SMITH,
District Director.

[F. R. Doc. 46-7257; Filed, Apr. 30, 1946;
1:32 p. m.]

[Milwaukee Order G-5 Under Gen.
Order 68]

**BUILDING AND CONSTRUCTION MATERIALS IN
DANE COUNTY, WIS., EXCEPT MADISON**

For the reasons set forth in an opinion issued simultaneously herewith, and pursuant to the provisions of General Order 68, as amended, it is ordered:

SECTION 1. What this order covers. This order covers all retail sales made by any seller of the commodities specified in Appendix A in Dane County, except the City of Madison in Dane County, State of Wisconsin.

Sec. 2. Definitions. For the purposes of this order, a retail sale means a sale to an ultimate user, or to any contractor; provided that for the purposes of this order, a "retail sale" shall not include any sale to the United States Government or any of its political subdivisions.

Any person who sells material or equipment, and in connection therewith, assumes responsibility for its incorporation into a building, structure, or construction project at a fixed site, by charging a single price for the commodity installed, by guaranteeing performance and use, or by other objective evidence shall be considered a contractor.

Purchases by applicators, as herein defined, of asphalt and tarred roofing products and insulation are excluded from the coverage of this order. Applicators

are herein defined as contractors engaged exclusively in the business of applying roofing, siding, and insulation to buildings.

Sec. 3. Relation to other regulations. The maximum prices fixed by this order supersede any maximum price or pricing method previously fixed by any other regulation or order covering the commodities specified in Appendix A. Except to the extent that they are inconsistent with the provisions of this order, all other provisions of maximum price regulations applicable to the commodities listed in Appendix A shall continue to apply to sales covered by this order.

Sec. 4. Discounts, allowance and delivery practices. (1) On and after the effective date of this order, regardless of any contract, agreement or other obligation, no person covered by this order shall sell, offer to sell or deliver at retail, as defined in section 2 above, any of the items listed in Appendix A, attached hereto, at prices higher than the maximum prices set forth in the appendix.

(2) Maximum prices fixed by this order are net maximum prices at the yard and shall include free delivery within a zone five miles from the geographical center of the city, village or township where your yard is located. For delivery beyond such free delivery zone, a charge of 10 cents per mile may be added.

Sec. 5. Posting of maximum prices. Every seller making sales covered by this order shall post a copy of the list of maximum prices fixed by this order in each of his places of business in the area covered by this order in a manner plainly visible to all purchasers. An additional copy of Appendix A is attached to this order for posting.

Sec. 6. Sales slips and records. Every seller covered by this order shall give to the purchaser a sales slip, receipt or other evidence of purchase which shall show the date, name and address of the seller, the description, quantity, and the price of each item sold, said description to be in detail sufficient to determine whether the price charged has been properly computed under this order: *Provided*, That for sales of less than a total of \$7.50 only the name and address of the seller and the amount of the sale need be shown. The seller shall prepare such sales slips, receipts, or other evidence of purchase in duplicate and he must keep for at least six months after delivery such duplicate copy delivered pursuant to this section. For any sale of \$50.00 or more each seller, regardless of previous custom, must keep records showing at least the following: (1) Name and address of buyer, (2) Date of transaction, (3) Place of delivery, and (4) Complete description of each item sold and price charged.

Sec. 7. On and after the effective date of this order, any person covered by this order, who sells or offers to sell at a price higher than the ceiling price permitted by this order, or otherwise violates any of the provisions of this order, shall be subject to the criminal penalties, civil enforcement actions, license suspension proceedings and suits for treble damages

as provided for by the Emergency Price Control Act of 1942, as amended. No person subject to this order may evade any of the provisions of the order by any stratagem, scheme or device. No person subject to this order may, as a condition of selling any particular building material item, require a customer to buy anything else. Any such evasion is punishable as a violation of this order.

APPENDIX. Appendix A, Maximum Prices for Retail Sales of Certain Building and Construction Materials, is attached hereto and made a part hereof.

This order may be modified, amended or revoked at any time.

This order shall become effective April 15, 1946.

Issued this 12th day of April 1946.

H. T. SMITH,
District Director.

APPENDIX A—MAXIMUM PRICES FOR RETAIL SALES OF CERTAIN BUILDING AND CONSTRUCTION MATERIALS IN DANE COUNTY (EXCEPT CITY OF MADISON IN DANE COUNTY) WIS.

[Effective April 15, 1946]

commodity and unit of sale	Maximum price ¹
1. Plaster, base coat cement and/or wood fibre; per bag 100 lbs.	\$1.01
2. Plaster, trowel finish; per bag 100 lbs.	1.75
3. Finishing lime; per bag 50 lbs.	.65
4. Keene's cement, regular; per bag 100 lbs.	1.95
5. Gypsum lath, 3/8" plain or perforated; 1,000 sq. ft.	28.00
6. Metal lath, corner bead expanded; 1,000 ft.	50.00
7. Metal lath, corner bead arched; 1,000 ft.	40.00
8. Metal lath, corner bead scalloped; 1,000 ft.	45.00
9. Metal lath, 3.4 lb. painted diamond mesh, sq. yd.	.32
10. Metal lath, 3.4 lb. galvanized; sq. yd.	.34
11. Portland cement, std. (paper bag); per bag 94 lbs.	.75
12. Portland cement, std. (paper bag); per bbl.	3.00
13. Masonry mortar (paper sacks); per bag 70 lbs.	.70
14. Mason's hydrated lime; per bag 50 lbs.	.50
15. Clay drain tile, 4"; per ft.	.06
16. Clay drain tile, 6"; per ft.	.095
17. Vitrified clay sewer pipe #ISS, 4"; per ft.	.19
18. Vitrified clay sewer pipe #ISS, std. 6"; per ft.	.26
19. Flue lining, 8 x 8; per ft.	.38
20. Flue lining, 8 x 12; per ft.	.50
21. Flue lining, 12 x 12; per ft.	.63
22. Gypsum wallboard, 3/8"; 1,000 sq. ft.	42.00
23. Gypsum wallboard, 1/2"; 1,000 sq. ft.	48.50
24. Gypsum sheathing, 1/2" (water repellent); 1,000 sq. ft.	45.00
25. Asphalt roofing, 90 lb. mineral surface-class "C" label; per roll.	2.65
26. Asphalt or tarred felt, 15 lb., underwriters label; per roll.	2.55
27. Asphalt or tarred felt, 30 lb., underwriters label; per roll.	2.55
28. Asphalt shingles, 210 lbs., thick butt (3 in 1); per sq.	6.25
29. Asphalt shingles, 165 lbs., 2 tab hexagon; per sq.	5.00
30. Asphalt shingles, 167 lbs., 3 tab hexagon; per sq.	5.00
31. Smooth roll roofing, 35 lbs., 2d quality; per roll.	1.15

See footnote at end of table.

APPENDIX A—MAXIMUM PRICES FOR RETAIL SALES OF CERTAIN BUILDING AND CONSTRUCTION MATERIALS IN DANE COUNTY (EXCEPT CITY OF MADISON IN DANE COUNTY) WIS.—Continued.

Commodity and unit of sale	Maximum price ¹
32. Smooth roll roofing, 45 lbs., 2d quality; per roll	\$1.75
33. Smooth roll roofing, 55 lbs., 1st quality; per roll	2.25
34. Smooth roll roofing, 65 lbs., 1st quality; per roll	2.60
35. Split roll roofing, 105 lbs., diamond point or shadow 1st quality; per roll	3.50
36. Fibre insulation board, 1/2", std. lath or board; 1,000 sq. ft.	50.00
37. Fibre insulation board, 3/8", asphalt sheathing; 1,000 sq. ft.	65.00
38. Asbestos cement siding, 12 x 24 or 27", std. colors; per sq.	8.50
39. Asbestos cement roofing shingles, economy cut (J. M. or equal; per sq.	10.00
40. Asbestos cement roofing shingles, dutch lap ind. shingles; per sq.	9.57
41. Std. density synthetic fibre board, 3/16" (4 x 8); 1,000 sq. ft.	95.00
42. Hard density synthetic fibre board, 1/8" tempered (std. size); 1,000 sq. ft.	100.00
43. Thermal insulation loose in bags (plain) rock wool; per bag 35 lbs.	1.00
44. Thermal insulation loose in bags (nodulated) rock wool; per bag 35 lbs.	1.10

¹ Maximum prices set forth in this appendix are net prices at the yard. The dealer shall do all necessary loading of materials purchased and called for at the yard, without charge. You shall continue to make free delivery within a zone 5 miles from the geographic center of the city, village or township where your yard is located. You may charge 10¢ per mile for deliveries beyond this five-mile zone.

[F. R. Doc. 46-7259; Filed, Apr. 30, 1946; 1:32 p. m.]

[Region VI Rev. Order G-13 Under RMPR 122, Amdt. 1]

SOLID FUELS IN LA CROSSE, WIS.

An opinion accompanying this amendment has been issued simultaneously herewith. Revised Order No. G-13 under Revised Maximum Price Regulation No. 122 is amended in the following respects:

Paragraphs (c), I, III, IV, and VI are amended to read:

PRICE SCHEDULE

One ton or more delivered (per ton)

I. Low volatile bituminous coal from district No. 7 (southern West Virginia and northwestern and central Virginia):	
1. Lump and egg—size group Nos. 1 and 2 (all lump coal bottom size 3/4"; all egg coal top size larger than 3", bottom size no limit)	\$15.20
2. Stove—size group No. 3 (all stove coal top size larger than 1 1/4" but not exceeding 3", bottom size smaller than 3")	15.05
3. Nut—size group No. 4 (all nut coal, top size larger than 3/4" but not exceeding 1 1/4"; bottom size smaller than 1 1/4")	15.00

PRICE SCHEDULE—Continued

One ton or more delivered (per ton)

III. High volatile bituminous Coal from District No. 10 (Illinois):	
A. Southern Subdistrict price group Nos. 1, 2 and 8 (deep machine mines):	
1. Lump and egg—size group Nos. 1, 2, 3, 4 and 5. (All lump and egg coals bottom size larger than 1 1/2" washed or raw)	\$11.00
2. Special stoker—size group Nos. 21, 22 and 28 (all washed or air cleaned nut and pea coal bottom size larger than 10 mesh or 3/32" and top size not exceeding 2"; also all dry dedusted special stoker bottom size larger than 28 mesh and top size, not exceeding 3/8")	10.45
3. Washed and dedusted screenings—size group Nos. 23, 24, 26 and 27 (all washed air-cleaned or dry dedusted screenings top size not exceeding 2") (common trade names, universal, commercial, and S. P. stoker)	9.90
B. Fulton Peoria Subdistrict (strip mines):	
1. Lump and egg—size group Nos. 1, 2 and 3 (all lump and egg coals bottom size larger than 2" washed or raw) price group Nos. 24, 25 and 26	9.70
2. Washed nut and pea—size group Nos. 17-20 inclusive (all washed or air-cleaned nut and pea coal bottom size larger than 10 mesh or 3/32" and top size not exceeding 2") price group Nos. 27 and 28	8.90
IV. High volatile bituminous coal from district No. 11 (Indiana) (deep machine mines):	
1. Lump—size group No. 1 (all lump coal bottom size larger than 4" washed or raw):	
(a) Price group Nos. 6 and 14	11.48
(b) Price group Nos. 15 and 16	11.38
(c) Mine index No. 115 only	10.78
2. Egg—size group Nos. 2 and 3 (all egg coal bottom size larger than 2" but not larger than 4" washed or raw):	
(a) Price group Nos. 6 and 14	11.23
(b) Price group Nos. 7, 18 and 19 and mine index No. 115	10.43
3. Egg—size group Nos. 4 and 5 (all egg coal bottom size larger than 1 1/2" but not larger than 2" washed or raw) price group Nos. 6 and 14	10.98
4. Stoker—size group Nos. 9-12 inclusive (all raw nut and pea coal bottom size larger than 10 mesh or 3/32" and top size not exceeding 2"):	
(a) Price group Nos. 6 and 14	10.23
(b) Mine index No. 115 only	9.88
VI. By-product coke:	
1. Egg, stove, and nut	17.50

This amendment No. 1 to order No. G-13 supersedes order Nos. G-23 and G-24 as to dealers covered hereby.

Issued this 25th day of September 1945.

This amendment No. 1 to order No. G-13 shall be effective immediately.

RAE E. WALTERS,
Regional Administrator.

[F. R. Doc. 46-7255; Filed, Apr. 30, 1946; 1:31 p. m.]

[Spokane Order 145 B Under MPR 426]

LETTUCE IN PULLMAN, WASH.

For the reasons set forth in an opinion issued simultaneously herewith, and under authority vested in the District Director of the Spokane District Office by section 8 (a) (7) of Maximum Price Regulation No. 426, as amended, and by Order of Delegation No. 35 issued under said section by the San Francisco Regional Office, Region VIII, of the Office of Price Administration, It is hereby ordered:

With respect to the commodity described in line (a) of Table X, there is set forth in said table in line (b), the basing point; in line (c), the wholesale receiving point; in line (d), the method of transportation which is hereby determined to be the cheapest method of transportation which is customary and generally available from said basing point to said wholesale receiving point; and in line (e), the freight rate per cwt. by said Method (d) between points. With respect to the units of sale of said commodity set forth in the respective vertical columns of said Table X, there is also set forth in said table in line (f), the freight charge by said Method (d) from said basing point to said wholesale receiving point; in line (g), the basing point cost; in line (h), the charge, if any, allowable for protective services in connection with such transportation; and in line (i), the maximum price chargeable for said commodity in said wholesale receiving point.

TABLE X

(a) Commodity: Lettuce.
(b) Basing point: Salinas, Calif.
(c) Wholesale receiving point: Pullman Wash.
(d) Method of transportation: Carlot Spokane—l. c. l. Pullman.
(e) Freight rate by Method (d) from basing point to wholesale receiving point: \$0.90 plus \$0.41.

	Per unit of sale	
	Per crate of 60 lbs.	Per lb.
(f) Freight charge by Method (d)	\$1.02	
(g) Basing point cost	3.25	
(h) Protective services	.25	
(i) Maximum price in wholesale receiving point (sum of "f, g, and h")	4.52	

This order shall become effective May 1, 1946, and may be revoked, amended or corrected at any time.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 22d day of April 1946.

HARVEY GUERTIN,
District Director.

[F. R. Doc. 46-7261; Filed, Apr. 30, 1946; 1:33 p. m.]

[Spokane Order 146B Under MPR 426]

LETTUCE IN WALLA WALLA, WASH.

For the reasons set forth in an opinion issued simultaneously herewith, and

under authority vested in the District Director of the Spokane District Office by section 8 (a) (7) of Maximum Price Regulation No. 426, as amended, and by Order of Delegation No. 35 issued under said section by the San Francisco Regional Office, Region VIII, of the Office of Price Administration, *It is hereby ordered:*

With respect to the commodity described in line (a) of Table X, there is set forth in said table in line (b), the basing point; in line (c), the wholesale receiving point; in line (d), the method of transportation which is hereby determined to be the cheapest method of transportation which is customary and generally available from said basing point to said wholesale receiving point; and in line (e), the freight rate per cwt. by said method (d) between points. With respect to the units of sale of said commodity set forth in the respective vertical columns of said Table X, there is also set forth in said table in line (f), the freight charge by said method (d) from said basing point to said wholesale receiving point; in line (g), the basing point cost; in line (h), the charge, if any, allowable for protective services in connection with such transportation; and in line (i), the maximum price chargeable for said commodity in said wholesale receiving point.

TABLE X

- (a) Commodity: Lettuce.
(b) Basing point: Salinas, Calif.
(c) Wholesale receiving point: Walla Walla, Wash.
(d) Method of transportation: Carlot.
(e) Freight rate by Method (d) from basing point to wholesale receiving point: \$0.90.

	Per unit of sale	
	Per crate of 60 lbs.	Per lb.
(f) Freight charge by Method (d)...	\$0.70	-----
(g) Basing point cost.....	3.25	-----
(h) Protective services.....	.25	-----
(i) Maximum price in wholesale receiving point (sum of "f, g, and h").....	4.20	-----

This order shall become effective May 1, 1946, and may be revoked, amended or corrected at any time.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 22d day of April 1946.

HARVEY GUERTIN,
District Director.

[F. R. Doc. 46-7262; Filed, Apr. 30, 1946; 1:33 p. m.]

[Spokane Order 147 B Under MPR 426]

LETTUCE IN LEWISTON, IDAHO

For the reasons set forth in an opinion issued simultaneously herewith, and under authority vested in the District Director of the Spokane District Office by section 8 (a) (7) of Maximum Price Regulation No. 426, as amended, and by Order of Delegation No. 35 issued under said section by the San Francisco Regional Office, Region VIII, of the Office

of Price Administration; *It is hereby ordered:*

With respect to the commodity described in line (a) of Table X, there is set forth in said table in line (b), the basing point; in line (c), the wholesale receiving point; in line (d), the method of transportation which is hereby determined to be the cheapest method of transportation which is customary and generally available from said basing point to said wholesale receiving point; and in line (e), the freight rate per cwt. by said method (d) between points. With respect to the units of sale of said commodity set forth in the respective vertical columns of said Table X, there is also set forth in said table in line (f), the freight charge by said method (d) from said basing point to said wholesale receiving point; in line (g), the basing point cost; in line (h), the charge, if any, allowable for protective services in connection with such transportation; and in line (i), the maximum price chargeable for said commodity in said wholesale receiving point.

TABLE X

- (a) Commodity: Lettuce.
(b) Basing point: Salinas, Calif.
(c) Wholesale receiving point: Lewiston, Idaho.
(d) Method of transportation: Carlot.
(e) Freight rate by Method (d) from basing point to wholesale receiving point: \$0.90.

	Per unit of sale	
	Per crate of 60 lbs.	Per lb.
(f) Freight charge by Method (d)...	\$0.70	-----
(g) Basing point cost.....	3.25	-----
(h) Protective services.....	.25	-----
(i) Maximum price in wholesale receiving point (sum of "f, g, and h").....	4.20	-----

This order shall become effective May 1, 1946, and may be revoked, amended or corrected at any time.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 22d day of April 1946.

HARVEY GUERTIN,
District Director.

[F. R. Doc. 46-7263; Filed, Apr. 30, 1946; 1:33 p. m.]

[Spokane Order 148 B Under MPR 426]

LETTUCE IN WALLACE, IDAHO

For the reasons set forth in an opinion issued simultaneously herewith, and under authority vested in the District Director of the Spokane District Office by section 8 (a) (7) of Maximum Price Regulation No. 426, as amended, and by Order of Delegation No. 35 issued under said section by the San Francisco Regional Office, Region VIII, of the Office of Price Administration, *It is hereby ordered:*

With respect to the commodity described in line (a) of Table X, there is set forth in said table in line (b), the basing point; in line (c), the wholesale re-

ceiving point; in line (d), the method of transportation which is hereby determined to be the cheapest method of transportation which is customary and generally available from said basing point to said wholesale receiving point; and in line (e), the freight rate per cwt. by said Method (d) between points. With respect to the units of sale of said commodity set forth in the respective vertical columns of said Table X, there is also set forth in said table in line (f), the freight charge by said Method (d) from said basing point to said wholesale receiving point; in line (g), the basing point cost; in line (h), the charge, if any, allowable for protective services in connection with such transportation; and in line (i), the maximum price chargeable for said commodity in said wholesale receiving point.

TABLE X

- (a) Commodity: Lettuce.
(b) Basing point: Salinas, Calif.
(c) Wholesale receiving point: Wallace, Idaho.
(d) Method of transportation: Carlot Spokane, I. c. I. Wallace.
(e) Freight rate by Method (d) from basing point to wholesale receiving point: \$0.90 plus \$0.51.

	Per unit of sale	
	Per crate of 60 lbs.	Per lb.
(f) Freight charge by Method (d)...	\$1.10	-----
(g) Basing point cost.....	3.25	-----
(h) Protective services.....	.25	-----
(i) Maximum price in wholesale receiving point (sum of "f, g, and h").....	4.60	-----

This order shall become effective May 1, 1946, and may be revoked, amended or corrected at any time.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 22d day of April 1946.

HARVEY GUERTIN,
District Director.

[F. R. Doc. 46-7264; Filed, Apr. 30, 1946; 1:33 p. m.]

[Spokane Order 149 B Under MPR 426]

LETTUCE IN KENNEWICK, WASH.

For the reasons set forth in an opinion issued simultaneously herewith, and under authority vested in the District Director of the Spokane District Office by section 8 (a) (7) of Maximum Price Regulation No. 426, as amended, and by Order of Delegation No. 35 issued under said section by the San Francisco Regional Office, Region VIII, of the Office of Price Administration, *It is hereby ordered:*

With respect to the commodity described in line (a) of Table X, there is set forth in said table in line (b), the basing point; in line (c), the wholesale receiving point; in line (d), the method of transportation which is hereby determined to be the cheapest method of transportation which is customary and generally available from said basing point to said wholesale receiving point; and in line (e), the freight rate per cwt.

by said Method (d) between points. With respect to the units of sale of said commodity set forth in the respective vertical columns of said Table X, there is also set forth in said table in line (f), the freight charge by said Method (d) from said basing point to said wholesale receiving point; in line (g), the basing point cost; in line (h), the charge, if any, allowable for protective services in connection with such transportation; and in line (i), the maximum price chargeable for said commodity in said wholesale receiving point.

TABLE X

(a) Commodity: Lettuce.
(b) Basing point: Salinas, Calif.
(c) Wholesale receiving point: Kennewick, Wash.
(d) Method of transportation: Carlot Walla Walla, I. C. I. Kennewick.
(e) Freight rate by Method (d) from basing point to wholesale receiving point: \$0.90 plus \$0.32.

	Per unit of sale	
	Per crate of 60 lbs.	Per lb.
(f) Freight charge by Method (d).....	\$0.95	-----
(g) Basing point cost.....	3.25	-----
(h) Protective services.....	.25	-----
(i) Maximum price in wholesale receiving point (sum of "f, g, and h").....	4.45	-----

This order shall become effective May 1, 1946, and may be revoked, amended or corrected at any time.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 22d day of April 1946.

HARVEY GUERTIN,
District Director.

[F. R. Doc. 46-7265; Filed, Apr. 30, 1946; 1:34 p. m.]

[Spokane Order 150 B Under MPR 426]

LETTUCE IN SPOKANE, WASH.

For the reasons set forth in an opinion issued simultaneously herewith, and under authority vested in the District Director of the Spokane District Office by section 8 (a) (7) of Maximum Price Regulation No. 426, as amended, and by Order of Delegation No. 35 issued under said section by the San Francisco Regional Office, Region VIII, of the Office of Price Administration, *It is hereby ordered:*

With respect to the commodity described in line (a) of Table X, there is set forth in said table in line (b), the basing point; in line (c), the wholesale receiving point; in line (d), the method of transportation which is hereby determined to be the cheapest method of transportation which is customary and generally available from said basing point to said wholesale receiving point; and in line (e), the freight rate per cwt. by said Method (d) between points. With respect to the units of sale of said commodity set forth in the respective vertical columns of said Table X, there is also set forth in said table in line (f), the freight charge by said Method (d) from said basing point to said wholesale receiving point; in line (g), the basing point cost; in line (h), the charge, if any, allowable for protective services in connection with such transportation; and in line (i), the maximum price chargeable for said commodity in said wholesale receiving point.

nection with such transportation; and in line (i), the maximum price chargeable for said commodity in said wholesale receiving point.

TABLE X

(a) Commodity: Lettuce
(b) Basing Point: Salinas, California
(c) Wholesale receiving point: Spokane, Washington
(d) Method of transportation: Carlot
(e) Freight rate by Method (d) from basing point to wholesale receiving point: \$0.90.

	Per unit of sale	
	Per crate of 60 lbs.	Per lb.
(f) Freight charge by Method (d).....	\$0.70	-----
(g) Basing point cost.....	3.25	-----
(h) Protective services.....	.25	-----
(i) Maximum price in wholesale receiving point (sum of "f, g, and h").....	4.20	-----

This order shall become effective May 1, 1946, and may be revoked, amended or corrected at any time.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 22d day of April 1946.

HARVEY GUERTIN,
District Director.

[F. R. Doc. 46-7266; Filed, Apr. 30, 1946; 1:34 p. m.]

[Seattle 2d Rev. Order G-1 Under 18 (c), Amdt. 1]

FIREWOOD IN YAKIMA COUNTY, WASH.

For the reasons set forth in the opinion issued simultaneously herewith and under the authority vested in the Seattle District Director of the Office of Price Administration by § 1499.18 (c) of the General Maximum Price Regulation, Revised General Order 32, Eighth Regional Order No. 75, and paragraph (f) of Second Revised Order No. G-2 under § 1499.18 (c) of General Maximum Price Regulation, *It is hereby ordered, That Second Revised Order No. G-1, under Part 1499 of the Maximum Price Regulation be amended as follows:*

1. Paragraph (b) (1) is amended by the insertion at the bottom of Table I of the paragraph to read as follows:

The maximum price for sales in half cord quantities of locally produced wood which has been seasoned shall be \$5.25 per one-half cord delivered to the premises of the consumer.

2. Paragraph (h) is added to read as follows:

(h) *Evasion.* Every person is forbidden to do any act which directly or indirectly increases, above the ceiling price, the consideration paid by the purchaser for any type of wood fuel subject to this order. Any practice which is a device to secure the effect of a higher than ceiling price, including the device of making deliveries of less than one cord quantities of seasoned wood when the amount to be delivered to the consumer is in excess of a fractional cord, is a violation of this order.

This amendment shall become effective March 20, 1946.

Issued this 18th day of March 1946.

IRVIN A. HOFF,
District Director.

[F. R. Doc. 46-7359; Filed, May 1, 1946; 4:38 p. m.]

[Region I Order G-4 Under Gen. Order 68, Amdt. 1]

WESTERN SOFTWOOD PLYWOOD IN BOSTON REGION

For reasons set forth in an opinion accompanying this amendment, issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to the authority vested in the Regional Administrator of Region I by General Order No. 68, as amended, and 3d Revised Maximum Price Regulation No. 13, section 5 (a), Region I Order No. G-4 is amended in the following respects:

(1) Section 3 is amended to read as follows:

SEC. 3. *Maximum prices.* Maximum prices for retail sales of plywood as herein set forth are established for two classes of sellers known as Class I sellers and Class II sellers.

Class I sellers are those who after June 30, 1945, receive or have received at least one carload of plywood in a direct mill shipment. Any shipment which comes directly from a plywood mill without becoming an integral part of the stock of a distribution plant or a retail yard is a direct mill shipment no matter who the seller is.

Class II sellers are all other retail sellers, principally those who buy their plywood from distribution plants.

Maximum Prices for Class I sellers of Douglas Fir plywood are set forth in Tables I-A and I-B. Maximum prices for Class I sellers of Ponderosa Pine plywood are set forth in Tables I-C and I-D.

Maximum Prices for Class II sellers of Douglas Fir plywood are set forth in Tables II-A and II-B. Maximum prices for Class II sellers of Ponderosa Pine plywood are set forth in Tables II-C and II-D.

All the aforementioned price tables, as amended, are hereto annexed and made part of this order.

(2) Section 10 is amended to read as follows:

SEC. 10. *Posting of maximum prices.* Every seller making sales covered by this order shall post a copy of the applicable list of maximum prices fixed by this order in each of his places of business within the area covered by this order. A Class I seller shall post Tables I-A, I-B, I-C, and I-D. A Class II seller shall post Tables II-A, II-B, II-C, and II-D.

(3) *Price Tables I-A, I-B, II-A, II-B, III-A and III-B* originally attached to Order No. G-4 are hereby revoked. The following price tables, appended to this amendment and marked Tables I-A, I-B, I-C, I-D, and Tables II-A, II-B, II-C, and II-D are substituted for the original tables now revoked and are made part of Order No. G-4.

This amendment shall become effective May 10, 1946.

Issued this 25th day of April 1946.

ELDON C. SHOUP,
Regional Administrator.

TABLE I-A—MAXIMUM PRICES FOR SALES OF DOUGLAS FIR PLYWOOD BY CLASS I SELLERS

(Effective May 10, 1946—Amendment 1)

[Sales in quantities under 1,000 square feet—price per square foot. Items marked with (*) are known as construction items]

Thick- ness (inches)	Sanded 2 sides widths to 48" (except plypanel) ¹ lengths to 96" ⁴	Plywall	Plyform	Plypanel ¹ sound 2 sides	Plypanel sound 1 side ²	Exterior grade ³				Plyscord— rough widths— 36" and 48" lengths— 60" to 96" ⁴
						Marine	Sound 2 sides	Industrial grade	Sound 1 side	
		Cents	Cents	Cents	Cents	Cents	Cents	Cents	Cents	Cents
3/16	3 ply			7		10	8 1/2	8 1/4	7 3/4	
1/4	3 ply	*7	8 1/4	*8	*7 1/2	10 1/4	*9	8 1/2	*8 1/2	
5/16	3 ply					11 1/2	10	9 1/4	9 1/2	*6 1/2
3/8	3 ply	*9		9	*9 1/4	12 3/4	11 1/4	11	*11	*7 1/2
7/16	3 ply					17	14 3/4	14 1/2	14	
1/2	5 ply	10 3/4	14 3/4	12	11 1/2	18 1/4	16 1/4	16	15 1/2	*9 3/4
5/8	5 ply		15 1/4			19 3/4	17 1/2	17 1/4	17	
3/4	5 ply		16 1/4	14 1/4	13 3/4	21 3/4	19	18 3/4	18 1/2	*12
7/8	5 ply					22 3/4	20 3/4	20 1/4	20	
1 1/16	5 ply					24 1/2	22 1/2	22 1/4	21 3/4	
3/4	5 ply		18 1/4	16 1/4	15 3/4	28 3/4	26 1/4	25 3/4	25 1/2	
1 1/8	5 ply			17 3/4		28 3/4	26 1/4	25 3/4	25 1/2	
1 1/16	7 ply			19		30 1/2	28	27 1/2	27	
7/8	7 ply					32	29 1/2	29 1/4	29	
1 1/8	7 ply			21		34	31 1/2	31	30 3/4	
1 1/16	7 ply					35 3/4	33 1/4	32 3/4	32 1/2	
1 1/8	7 ply			23 1/2		37 3/4	35	34 3/4	34 1/4	

¹ Plypanel prices in table apply only for widths over 36" through 48"; if widths are over 24" through 36", deduct 1/4¢ per square foot; if widths are 24" or under, deduct 1/2¢ per square foot.

² For plypanel sound 1 side, deduct 1/4¢ per square foot from plypanel sound 2 sides price, for all items except those shown in above table.

³ Prices for exterior grades depend on thickness only; number of plies may be disregarded. Special extras not included for "wide widths" and "long lengths."

⁴ For widths over 48" through 60" (except plywall and add 1 1/4¢ per square foot, plyscord).

For lengths over 8' through 9' (plyscord add 3/4¢ per square foot.
For lengths over 9' through 10' (plywall add 1 1/4¢ per square foot.
For lengths over 10' through 11' (plyform add 2¢ per square foot.
For lengths over 11' through 12' (plypanel add 2 1/4¢ per square foot.

⁵ For special gluing specifications on all items except "exterior grades":

*Construction items (3 ply) add 3/4¢.

*Construction items (5 ply) add 1 1/4¢.

Other items (3 ply) add 3/4¢.

Other items (5 ply) add 1 1/4¢.

Other items (7 ply) add 2 1/4¢.

⁶ For treating panels with resin sealer: *Construction items—add 1 1/4¢ per square foot; exterior grades—add 1 1/4¢ per square foot; all other items add 1 1/4¢ per square foot.

⁷ 3 or 5 ply at mill's option.

TABLE I-B—MAXIMUM PRICES FOR SALES OF DOUGLAS FIR PLYWOOD BY CLASS I SELLERS

(Effective May 10, 1946—Amendment 1)

[Sales in quantities 1,000 square feet or over. Price per 1,000 square feet. Items marked with (*) are known as construction items]

Thick- ness (inches)	Sanded 2 sides, widths to 48" (except plypanel) ¹ lengths to 96" ⁴	Plywall	Plyform	Plypanel ¹ sound 2 sides	Plypanel sound 1 side ²	Exterior grade ³				Plyscord— rough widths— 36" and 48" lengths— 60" to 96" ⁴
						Marine	Sound 2 sides	Industrial grade	Sound 1 side	
3/16	3 ply			\$64.80		\$81.35	\$78.00	\$75.00	\$72.15	
1/4	3 ply	*\$65.50	\$74.80	*73.75	*\$70.00	94.75	*85.50	78.45	*79.50	
5/16	3 ply			82.15	*85.75	106.35	93.00	90.10	87.15	*\$80.00
3/8	3 ply	*\$71.75				117.40	104.05	101.15	*102.50	*\$69.50
7/16	3 ply					156.40	136.40	132.75	129.10	
1/2	5 ply	99.75	131.40	110.25	106.85	168.85	148.85	145.95	143.00	*\$90.75
5/8	5 ply		141.15			161.05	161.05	158.90	155.95	
3/4	5 ply		149.05	130.25	126.55	195.40	175.45	172.55	169.60	*\$111.25
7/8	5 ply					210.20	190.20	187.30	183.60	
1 1/16	5 ply		167.20	149.00	145.30	226.35	206.30	203.40	200.45	
3/4	5 ply			163.15		263.85	240.55	236.90	233.95	
1 1/8	5 ply			171.75		263.85	240.55	236.90	233.95	
1 1/16	7 ply			174.70		280.00	256.65	253.00	249.35	
7/8	7 ply					295.05	271.75	268.80	265.90	
1 1/8	7 ply			192.15		312.35	289.00	285.35	282.40	
1	7 ply					328.55	305.20	302.30	299.35	
1 1/16	7 ply			215.15		346.20	322.85	319.20	315.55	

¹ Plypanel prices are for widths over 36" through 48"; for widths over 24" through 36" deduct \$2.65 per 1,000 square feet, for widths 24" and under deduct \$4.00 per 1,000 square feet.

² For plypanel sound 1 side, deduct \$3.70 per 1,000 square feet from plypanel sound 2 sides price, for all items with the exception of those shown in the above table.

³ Prices for exterior grades depend on thickness only; number of plies may be disregarded. Special extras not included.

⁴ For widths over 48" through 60" (except plywall and plyscord) add \$11.75 per M sq. ft.

For lengths over 8' through 9' (plyscord add \$7.75 per M sq. ft.
For lengths over 9' through 10' (plywall add \$11.75 per M sq. ft.
For lengths over 10' through 11' (plyform add \$19.45 per M sq. ft.
For lengths over 11' through 12' (plypanel add \$23.45 per M sq. ft.

⁵ Special Gluing Specifications for all items except "exterior grade":

*Construction items 3 ply add 7.10 M sq. ft.

*Construction items 5 ply add \$14.20 M sq. ft.

Other items 3 ply add \$7.35 M sq. ft.

Other items 5 ply add \$14.65 M sq. ft.

Other items 7 ply add \$22.00 M sq. ft.

⁶ For treating panels with resin sealer: *Construction items—add \$14.90 per M sq. ft.; exterior grades—add \$11.95 per M sq. ft.; all other items—add \$15.40 per M sq. ft.

⁷ 3 or 5 ply at mill's option.

FEDERAL REGISTER, Saturday, May 4, 1946

TABLE I-C—MAXIMUM PRICES FOR SALES OF PONDEROSA PINE PLYWOOD BY CLASS I SELLERS

(Effective May 10, 1946—Amendment 1)

[Sales in quantities under 1,000 square feet. Price per square foot. (Items marked with (*) are known as construction items)]

Thick- ness (inches)	Widths to 48"—lengths to 84"	Sound 2 sides	Sound 1 side	Wall- board S 2 S	Sheath- ing No. 1 rough	Thick- ness (inches)	Widths to 48"—lengths to 84"	Sound 2 sides	Sound 1 side	Wall- board S 2 S	Sheath- ing No. 1 rough
		Cents	Cents	Cents	Cents			Cents	Cents	Cents	Cents
3/4	3 ply—36" widths and under, inclusive...	83 1/4	88	77 1/2	77 1/2	5/8	5 ply—36" widths and under, inclusive...	16 1/4	15 1/4	14 1/4	14 1/4
	Over 36" to 48" width, inclusive...	83 1/4	88 1/2	77 1/2	77 1/2		Over 36" to 48" width, inclusive...	16 1/4	15 1/4	14 1/4	14 1/4
5/16	3 ply—36" widths and under, inclusive...	83 1/4	88	77 1/2	77 1/2	3/4	7 ply—36" widths and under, inclusive...	19	18 1/4	17 1/4	16 1/4
	Over 36" to 48" width, inclusive...	83 1/4	88 1/2	77 1/2	77 1/2		Over 36" to 48" width, inclusive...	19 1/4	18 1/4	17 1/4	16 1/4
3/8	3 ply—36" widths and under, inclusive...	10	93 1/4	84	84	7/8	7 ply—36" widths and under, inclusive...	22 1/4	21 1/4	20 1/4	19
	Over 36" to 48" width, inclusive...	10 1/4	93 1/4	84	84		Over 36" to 48" width, inclusive...	22 1/4	21 1/4	20 1/4	19
7/16	5 ply—36" widths and under, inclusive...	12	114	104	104	1	7 ply—36" widths and under, inclusive...	25 1/4	24 1/4	23 1/4	22 1/4
	Over 36" to 48" width, inclusive...	12 1/4	114	104	104		Over 36" to 48" width, inclusive...	25 1/4	24 1/4	23 1/4	22 1/4
1/2	5 ply—36" widths and under, inclusive...	13 1/4	123 1/4	113 1/4	113 1/4						
	Over 36" to 48" width, inclusive...	13 1/4	123 1/4	113 1/4	113 1/4						

1. Special gluing specifications:

- *Construction items (3 ply) add 3¢ per sq. ft.
- *Construction items (5 ply) add 1 1/2¢ per sq. ft.
- Other items (3 ply) add 3¢ per sq. ft.
- Other items (5 ply) add 1 1/2¢ per sq. ft.
- Other items (7 ply) add 2 1/4¢ per sq. ft.

2. Treating panels with resin sealer:

- *Construction items add 1 1/2¢ per sq. ft.
- *All other items add 1 1/2¢ per sq. ft.

TABLE I-D—MAXIMUM PRICES FOR SALES OF PONDEROSA PINE PLYWOOD BY CLASS I SELLERS

(Effective May 10, 1946—Amendment 1)

[Sales in quantities of 1,000 square feet or over. Price per 1,000 square feet. Items marked with (*) are known as construction items]

Thick- ness (inches)	Widths to 48"—Lengths to 84"	Sound 2 sides	Sound 1 side	Wall- board S 2 S	Sheath- ing No. 1 rough	Thick- ness (inches)	Widths to 48"—Lengths to 84"	Sound 2 sides	Sound 1 side	Wall- board S 2 S	Sheath- ing No. 1 rough
3/4	3 ply—36" widths and under, inclusive...	\$80.70	\$73.60	\$70.30	-----	5/8	5 ply—36" widths and under, inclusive...	149.15	142.25	-----	*133.70
	Over 36" to 48" width, inclusive...	85.00	78.00	70.30	-----		Over 36" to 48" width, inclusive...	152.65	145.70	-----	*137.05
5/16	3 ply—36" widths and under, inclusive...	80.65	73.70	-----	-----	3/4	7 ply—36" widths and under, inclusive...	174.55	167.60	-----	148.90
	Over 36" to 48" width, inclusive...	84.10	77.20	-----	-----		Over 36" to 48" width, inclusive...	178.00	171.10	-----	152.35
3/8	3 ply—36" widths and under, inclusive...	91.60	*91.25	-----	*87.55	7/8	7 ply—36" widths and under, inclusive...	206.80	199.90	-----	174.20
	Over 36" to 48" width, inclusive...	95.05	95.05	-----	*78.90		Over 36" to 48" width, inclusive...	210.30	203.35	-----	177.70
7/16	5 ply—36" widths and under, inclusive...	111.15	104.25	-----	-----	1	7 ply—36" widths and under, inclusive...	232.15	225.20	-----	-----
	Over 36" to 48" width, inclusive...	114.65	107.70	-----	-----		Over 36" to 48" width, inclusive...	235.60	228.70	-----	-----
1/2	5 ply—36" widths and under, inclusive...	123.85	116.90	-----	*106.80						
	Over 36" to 48" width, inclusive...	127.30	120.35	-----	*110.15						

NOTE 1: Special gluing specifications:

- *Construction items (3 ply) add \$7.45 per M sq. ft.
- *Construction items (5 ply) add \$15.00 per M sq. ft.
- Other items (3 ply) add \$7.85 per M sq. ft.
- Other items (5 ply) add \$15.70 per M sq. ft.
- Other items (7 ply) add \$23.55 per M sq. ft.

NOTE 2: Treating panels with resin sealer:

- *Construction items add \$13.35 per M sq. ft.
- All other items add \$14.05 per M sq. ft.

TABLE II-A—MAXIMUM PRICES FOR SALES OF DOUGLAS FIR PLYWOOD BY CLASS II SELLERS

(Effective May 10, 1946—Amendment 1)

[Sales in quantities under 1,000 square feet. Price per square foot. Items marked with (*) are known as construction items]

Thick- ness (inches)	Sanded 2 sides widths to 48" (except plypanel) ¹ —lengths to 96" ⁴	Plywall	Plyform	Plypanel ¹ sound 2 sides	Plypanel sound 1 side ²	Exterior grade ³				Plyscord— rough widths— 36" and 48" lengths— 60" to 96" ⁴
						Marine	Sound 2 sides	Industrial grade	Sound 1 side	
		Cents	Cents	Cents	Cents	Cents	Cents	Cents	Cents	Cents
3/4	3 ply			7 1/2		10 1/2	9	8 1/2	8 1/2	
1/2	3 ply	*7 1/2	8 3/4	*8 1/2	*8	11	*9 3/4	9	*9	
5/16	3 ply					12 1/4	10 3/4	10 1/2	10 1/4	
3/8	3 ply	*9 1/2		9 1/2	*9 1/4	13 1/4	12	11 3/4	*11 1/2	*6 3/4
7/16	3 ply					18 1/4	15 3/4	15 1/2	15	*8
1/2	5 ply	11 1/2	15 1/4	12 1/4	12 1/2	19 1/2	17 1/4	17	16 1/2	*10 1/2
5/8	5 ply		16 1/4			20	18 1/4	18 1/2	18	
3/4	5 ply		17 1/4	15 1/2	14 3/4	22 1/4	20 1/2	20	19 3/4	*12 1/4
7/16	5 ply		19 1/2		17	24 1/2	22	21 3/4	21 1/4	
1/2	5 ply					26 1/2	24	23 3/4	23 1/4	
5/8	7 ply			19		30 1/4	28	27 3/4	27 1/4	
3/4	7 ply			20		30 3/4	28	27 1/2	27 1/4	
7/16	7 ply			20 1/4		32 1/2	29 3/4	29 1/2	29 1/4	
1/2	7 ply					34 1/2	31 1/4	31 1/4	31	
5/8	7 ply			22 1/4		36 1/4	33 1/2	33 1/4	32 3/4	
3/4	7 ply					38 1/4	35 1/2	35 1/4	34 3/4	
1	7 ply			25		40 1/4	37 1/2	37	36 3/4	

1 Plypanel prices in table apply only for widths over 36" through 48"; if widths are over 24" through 36" deduct 1/4¢ per square foot; if widths are 24" or under deduct 1/2¢ per square foot.

2 For plypanel sound-1-side price, deduct 1/4¢ per square foot from plypanel sound 2 sides price, for all items with exception of those shown in the above table.

3 Prices for exterior grades depend on thickness only, number of plies may be disregarded; Special extras not included.

4 For widths over 48" through 60" (except plywall and plyscord) add 1 1/4¢ per square foot.

For lengths over 8' through 9' } for plyscord add 1¢ per square foot.
For lengths over 9' through 10' } for plywall add 1 1/4¢ per square foot.

For lengths over 10' through 11' } for plyform add 2 1/4¢ per square foot.
For lengths over 11' through 12' } for plypanel add 2 1/4¢ per square foot.

*Special gluing specifications for all items except "exterior-grades":

*Construction items (3 ply) add 3/4¢ per square foot.

*Construction items (5 ply) add 1 1/2¢ per square foot.

Other items (3 ply) add 3/4¢ per square foot.

Other items (5 ply) add 1 1/2¢ per square foot.

Other items (7 ply) add 2 1/4¢ per square foot.

*Treating panels with resin sealer: *Construction items—add 1 1/2¢ per square foot; exterior grades—add 1 1/2¢ per square foot; all other items—add 1 1/2¢ per square foot.

3 or 5 ply at mill's option.

TABLE II-B—MAXIMUM PRICES FOR SALES OF DOUGLAS FIR PLYWOOD BY CLASS II SELLERS
(Effective May 10, 1946—Amendment 1)

[Sales in quantities 1,000 square feet or over. Price per 1,000 square feet. Items marked with (*) are known as construction items]

Thick- ness (inches)	Sanded 2 sides widths to 48" (except plypanel); lengths to 96"	Plywall	Plyform	Plypanel ¹ sound 2 sides	Plypanel ¹ sound 1 side ²	Exterior grade ³				Plyscord— rough, widths— 36" and 48" length— 60" to 96"
						Marine	Sound 2 sides	Industrial grade	Sound 1 side	
3/4	3 ply			\$70.45		\$99.35	\$84.85	\$81.65	\$78.45	
3/4	3 ply	*\$70.50	\$81.35	*79.50	*\$75.25	103.05	*92.00	85.35	*85.75	
3/4	3 ply					115.65	101.15	97.95	94.75	*\$64.75
3/4	3 ply	*\$88.25		89.35	*92.50	127.70	113.15	110.00	*110.50	*75.00
3/4	3 ply					170.10	148.35	144.35	140.35	
3/4	3 ply					183.65	161.90	158.70	155.50	*97.75
3/4	5 ply	108.45	142.90	119.95	115.95	196.90	175.15	172.75	169.60	
3/4	5 ply		153.50			212.60	190.80	187.65	184.45	*120.00
3/4	5 ply		162.10	141.70	137.65	228.60	206.85	203.65	199.65	
3/4	5 ply					246.15	224.40	221.20	218.00	
3/4	5 ply		181.85	162.05	158.05	286.95	261.60	257.60	254.40	
3/4	5 ply			177.50		286.95	261.60	257.60	254.40	
3/4	5 ply			186.85		304.50	279.15	275.15	271.15	
3/4	7 ply			190.05		320.90	295.50	292.30	289.15	
3/4	7 ply					329.65	314.30	310.30	307.10	
3/4	7 ply			209.05		357.30	331.90	328.70	325.55	
3/4	7 ply			234.05		376.50	351.10	347.15	343.15	

¹ Plypanel prices in table apply only for widths over 36" through 48"; if widths are over 24" through 36" deduct \$2.90 per 1,000 square feet; if widths are 24" or under deduct \$4.35 per 1,000 square feet.

² For plypanel sound 1 side deduct \$4.00 per 1,000 square feet from the plypanel sound 2 sides price, for all items with the exception of those shown in the above table.

³ Prices for exterior grades depend on thickness only; number of plies may be disregarded. Special extras not included.

⁴ For widths over 48" through 60" (except plywall and plyscord add \$12.75 per 1,000 sq. ft.).

For lengths over 8' through 9' plyscord add \$8.40 per 1,000 sq. ft.
For lengths over 9' through 10' plywall add \$12.75 per 1,000 sq. ft.
For lengths over 10' through 11' plyform add \$21.15 per 1,000 sq. ft.
For lengths over 11' through 12' plypanel add \$25.50 per 1,000 sq. ft.

⁵ Special gluing specifications for all items except "exterior grades":

*Construction items 3 ply add \$7.65 per M sq. ft.

*Construction items 5 ply add \$15.30 per M sq. ft.

Other items 3 ply add \$8.00 per M sq. ft.

Other items 5 ply add \$15.95 per M sq. ft.

Other items 7 ply add \$23.95 per M sq. ft.

⁶ Treating panels with resin sealer: *Construction items—add \$16.05 per M sq. ft.; exterior grades—add \$13.00 per M sq. ft.; all other items—add \$16.75 per M sq. ft.

⁷ 3 or 5 ply at mill's option.

TABLE II-C—MAXIMUM PRICES FOR SALES OF PONDEROSA PINE PLYWOOD BY CLASS II SELLERS
(Effective May 10, 1946—Amendment 1)

[Sales in quantities under 1,000 square feet. Price per square foot. Items marked with (*) are known as construction items]

Thick- ness (inches)	Lengths to 84"	Sound 2 sides	Sound 1 side	Wall- board S 2 S	Sheath- ing No. 1 rough	Thick- ness (inches)	Lengths to 84"	Sound 2 sides	Sound 1 side	Wall- board S 2 S	Sheath- ing No. 1 rough
3/4	3 ply—36" widths and under, inclusive...	Cents *10	Cents *9	Cents *8 1/2	Cents *8 1/2	3/4	5 ply—36" widths and under, inclusive...	Cents 18 1/4	Cents 18	Cents 18 1/4	Cents *16 1/4
3/4	Over 36" to 48" width, inclusive...	*10 1/2	*9 1/2	*8 1/2	*8 1/2	3/4	Over 36" to 48" width, inclusive...	19 1/4	18 1/4	19 1/4	*16 1/4
3/4	3 ply—36" widths and under, inclusive...	10 1/4	9 1/4			3/4	7 ply—36" widths and under, inclusive...	22	21 1/4	22	18 1/4
3/4	Over 36" to 48" width, inclusive...	10 1/2	9 1/2			3/4	Over 36" to 48" width, inclusive...	22 1/2	21 1/2	22 1/2	19 1/4
3/4	3 ply—36" widths and under, inclusive...	11 1/2	*11 1/4		*9 1/4	3/4	7 ply—36" widths and under, inclusive...	26	25 1/4	26	22 1/4
3/4	Over 36" to 48" width, inclusive...	12	*11 1/4		*9 1/4	3/4	Over 36" to 48" width, inclusive...	26 1/4	25 1/4	26 1/4	22 1/4
3/4	5 ply—36" widths and under, inclusive...	14	13 1/4			1	7 ply—36" widths and under, inclusive...	29 1/4	28 1/4	29 1/4	
3/4	Over 36" to 48" width, inclusive...	14 1/2	13 1/2			1	Over 36" to 48" width, inclusive...	29 1/4	28 1/4	29 1/4	
3/4	5 ply—36" widths and under, inclusive...	15 1/2	14 1/2		*13						
3/4	Over 36" to 48" width, inclusive...	16	15 1/4		*13 1/2						

NOTE 1: Special gluing specifications:

*Construction items (3 ply) add 3/4¢ per sq. ft.

*Construction items (5 ply) add 1 1/4¢ per sq. ft.

Other items (3 ply) add 3/4¢ per sq. ft.

Other items (5 ply) add 1 1/4¢ per sq. ft.

Other items (7 ply) add 2 1/4¢ per sq. ft.

NOTE 2: Treating panels with resin sealer:

*Construction items add 1 1/2¢ per sq. ft.

All other items add 1 1/2¢ per sq. ft.

TABLE II-D—MAXIMUM PRICES FOR SALES OF PONDEROSA PINE PLYWOOD BY CLASS II SELLERS
(Effective May 10, 1946—Amendment 1)

[Sales in quantities of 1,000 square feet or over. Price per 1,000 square feet. (Items marked with (*) are known as construction items)]

Thick- ness (inches)	Widths to 48"—lengths to 84"	Sound 2 sides	Sound 1 side	Wall- board S 2 S	Sheath- ing No. 1 rough	Thick- ness (inches)	Widths to 48"—lengths to 84"	Sound 2 sides	Sound 1 side	Wall- board S 2 S	Sheath- ing No. 1 rough
3/4	3 ply—36" widths and under, inclusive...	*\$93.20	*\$85.00	*\$81.21		3/4	5 ply—36" widths and under, inclusive...	175.70	167.50		*154.45
3/4	Over 36" to 48" width, inclusive...	*98.20	*90.05	*81.21		3/4	Over 36" to 48" width, inclusive...	179.75	171.60		*158.30
3/4	3 ply—36" widths and under, inclusive...	95.00	86.80			3/4	7 ply—36" widths and under, inclusive...	205.60	197.45		175.35
3/4	Over 36" to 48" width, inclusive...	99.05	90.90			3/4	Over 36" to 48" width, inclusive...	209.65	201.50		179.45
3/4	3 ply—36" widths and under, inclusive...	107.85	*105.40		*87.25	3/4	7 ply—36" widths and under, inclusive...	243.60	235.40		205.20
3/4	Over 36" to 48" width, inclusive...	111.95	*109.80		*91.10	3/4	Over 36" to 48" width, inclusive...	247.65	239.50		209.30
3/4	5 ply—36" widths and under, inclusive...	130.95	122.75			1	4 ply—36" widths and under, inclusive...	273.40	265.25		
3/4	Over 36" to 48" width, inclusive...	135.00	126.85			1	Over 36" to 48" width inclusive...	277.50	269.35		
3/4	5 ply—36" widths and under, inclusive...	145.85	137.70		*123.35						
3/4	Over 36" to 48" width, inclusive...	149.95	141.75		*127.25						

NOTE 1: Special gluing specifications:

*Construction items (3 ply) add \$6.45 per M square feet.

*Construction items (5 ply) add \$12.90 per M square feet.

Other items (3 ply) add \$6.65 per M square feet.

Other items (5 ply) add \$13.35 per M square feet.

Other items (7 ply) add \$20 per M square feet.

NOTE 2: Treating panels with resin sealer:

*Construction items add \$11.55 per M square feet.

All other items add \$11.95 per M square feet.

[Trenton Adopting Order 6 Under Basic Order 1 Under Gen. Order 68]

BUILDING AND CONSTRUCTION MATERIALS IN TRENTON, N. J., DISTRICT

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and under the authority vested in the Regional Administrator of Region II by the Emergency Price Control Act of 1942, as amended, by General Order No. 68, as amended, and by Revised Procedural Regulation No. 1, which authority has been duly delegated by such Regional Administrator to the District Director, Trenton District Office; it is hereby ordered:

SECTION 1. What this order covers. This Adopting Order under Basic Order No. 1, as amended, under General Order No. 68, as amended, covers sales by all persons to ultimate users or to purchasers for resale on an installed basis of certain building materials listed in Schedule A hereto annexed and generally known as "hard" mason materials. All provisions of Basic Order No. 1, as amended, under General Order No. 68, as amended, are adopted in this order and are just as much a part of this order as if specifically set forth herein. If said Basic Order No. 1 as amended is further amended in any respect the provisions of said order as amended shall likewise without further action become part of this order. All persons subject to this adopting order are also subject to Basic Order No. 1 as amended under General Order 68 as amended and should be familiar with the provisions of said order.

SEC. 2. Territory covered by this order. The geographical area covered by this order is the City of New Brunswick and the surrounding townships of Franklin, Highland Park, Stelton, North Brunswick, East Brunswick, South Brunswick, Piscataway and Raritan, all in the State of New Jersey.

SEC. 3. Maximum prices. The maximum prices for the building materials covered by this order are set forth in Schedule A hereto annexed and made a part of this order.

SEC. 4. Discounts, allowances and terms of sale. All prices are subject to a cash discount of 2% for payment on or before the 10th day of the month following the date of delivery. All maximum prices fixed by this order are delivered prices.

SEC. 5. Relationship of this order to Basic Order No. 1 as amended under General Order No. 68 as amended and to General Maximum Price Regulation and other maximum price regulations. As previously stated all provisions of Basic Order No. 1 as amended are adopted by this order. The maximum prices fixed by this order supersede any maximum price or pricing method previously established by the General Maximum Price Regulation or by any other applicable regulation or order. Except to the extent that they are inconsistent with the provisions of this order all other provisions of the General Maximum Price Regulation or of any other applicable regulation or order shall remain applicable to sales covered by this order.

lation or order shall remain applicable to sales covered by this order.

SEC. 6. Posting of maximum prices. Every seller making sales covered by this order shall post a copy of the list of maximum prices fixed by this order in each place of business within the area covered by this order.

SEC. 7. Records and sales slips. The provisions of section (e) of Basic Order No. 1 as amended covering sales slips and records are adopted in and applicable to this order as though specifically set forth herein; and also on any sale of \$50.00 or more each seller, regardless of previous custom, must keep records showing at least the following:

- (1) Name and address of buyer.
- (2) Date of transaction.
- (3) Place of delivery.
- (4) Complete description of each item sold and price charged.

SEC. 8. Revocation or amendment. This order may be revised, amended, revoked or modified at any time by the Regional Administrator or the Price Administrator.

This order shall become effective January 9, 1946.

Issued this 7th day of January 1946.

RALPH HACKETT,
District Director.

SCHEDULE A

Item	Delivered prices to purchasers for resale on an installed basis (this includes contractors)	Delivered prices to ultimate users (this includes consumers)
Plaster, hardwall (neat)		
100-lb. bag..	\$0.95	\$0.95
Plaster gauging.....		
50-lb. bag..	.75	.75
Do.....		
100-lb. bag..	1.35	1.35
Plaster sanded.....	.80	.80
Finishing lime.....	.65	.65
Gypsum lath 3/8".....	27.50	27.50
Masonry mortar (paper sacks)		
70 lb. sack..	.65	.65
Mason's hydrated lime.....	.50	.50
Cornerite, 3 x 3.....	.025	.025
White cement.....	2.15	2.15
High early cement.....	.95	.95
Fire brick—9" straight, first quality		
each.....	.087	.087
Fire clay.....	1.25	1.25
Clay drain tile—4".....	.004	.004
Vitrified clay sewer pipe No. 18S—4".....	.19	.20
Vitrified clay sewer pipe No. 18S—6".....	.205	.205
Square flue lining, 9 x 9.....	.39	.39
Square flue lining, 9 x 12.....	.59	.59
Gypsum wallboard—3/8".....	40.00	40.00
Portland cement, standard (paper bags).....	.70	.75

[F. R. Doc. 46-7358; Filed, May 1, 1946; 4:37 p. m.]

[Kansas City Order G-1 Under Gen. Order 68, Amdt. 1]

BUILDING MATERIALS IN CLAY AND JACKSON COUNTIES, MO., AND JOHNSON AND WYANDOTTE COUNTIES, KANS.

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to the provisions of General Order No. 68, it is hereby ordered, That Order No. 1 under General Order No. 68,

Maximum prices for retail sales of certain building materials in Clay and Jackson Counties, Missouri and Johnson and Wyandotte Counties, Kansas, be and it hereby is amended by adding the following items to Appendix "A".

MAXIMUM PRICES IN DOLLARS PER SELLING UNIT

[Any quantity—Single blocks]

Item	Delivered in free delivery zone	F. o. b. yard, store or plant, (f. o. b. railroad car in case of carlot sales)
<i>Concrete blocks—Cinder</i>		
4 x 8 x 16".....	\$0.09	\$0.08
6 x 8 x 16".....	.135	.1225
8 x 8 x 16".....	.16	.145
12 x 8 x 16".....	.225	.20
8" corner or pier.....	.175	.16
12" corner or pier.....	.245	.22
8" 1/2 block (8 x 8 x 8").....	.10	.09
12" 1/2 block (12 x 8 x 8").....	.14	.125
4" solid block.....	.14	.1275
<i>Concrete blocks—Limestone</i>		
4 x 8 x 16".....	.09	.08
6 x 8 x 16".....	.135	.1225
8 x 8 x 16".....	.16	.145
12 x 8 x 16".....	.225	.20
8" corner or pier.....	.175	.16
12" corner or pier.....	.245	.22
8" 1/2 block (8 x 8 x 8").....	.10	.09
12" 1/2 block (12 x 8 x 8").....	.14	.125
4" solid block.....	.14	.1275
<i>Haydite blocks</i>		
4 x 8 x 16".....	.10	.09
6 x 8 x 16".....	.14	.1275
8 x 8 x 16".....	.18	.165
12 x 8 x 16".....	.25	.225
8" corner or pier.....	.155	.14
12" corner or pier.....	.255	.23
8" 1/2 block (8 x 8 x 8").....	.115	.105
12" 1/2 block (12 x 8 x 8").....	.15	.135
4" solid block.....	.145	.1325

This amendment shall become effective March 1, 1946.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; and E.O. 9328, 8 F.R. 4681)

Issued at Kansas City, Missouri, this first day of March 1946.

J. G. CALLAWAY,
District Director.

[F. R. Doc. 46-7356; Filed, May 1, 1946; 4:37 p. m.]

[Twin Cities Order G-2 Under Gen. Order 68]

HARD BUILDING MATERIALS IN MINNEAPOLIS, MINN., AREA

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to the provisions of General Order No. 68 and to the authority duly vested in the District Director of the Twin Cities District Office of the Office of Price Administration, this order is issued.

SECTION 1. What this order does. This order establishes, in Appendix A hereof, maximum prices for retail sales of the items specified therein, by all sellers except manufacturers, to purchasers in the Minneapolis, Minnesota Area.

SEC. 2. Prohibition. On and after the effective date of this order, no person subject hereto shall sell or deliver any item for which maximum prices are fixed herein at a price higher than the maximum prices herein established nor shall

any person subject hereto agree, offer, solicit or attempt to charge prices in excess of those fixed herein.

SEC. 3. Relation to other regulations. The maximum prices fixed by this order supersede any maximum price or pricing method previously fixed by any other regulation or order covering the items listed in Appendix A. Except to the extent that they are inconsistent with the provisions of this order, all of the provisions of the General Maximum Price Regulation, 3rd Revised Maximum Price Regulation 13, Maximum Price Regulation 44 (except as to sales covered by Maximum Price Regulation 525), Maximum Price Regulation 293 (except as to sales covered by Maximum Price Regulation 525) and Maximum Price Regulation 381 shall continue to apply to sales covered by this order.

SEC. 4. Definitions. (a) Minneapolis, Minnesota Area shall be and constitute the Cities of Minneapolis and Robbinsdale, the Villages of St. Louis Park, Richfield, Edina and Bloomington, in the County of Hennepin, and the City of Columbia Heights in the County of Anoka, all in the State of Minnesota.

(b) Retail sale means a sale to an ultimate user or to any person for resale on an installed basis within the meaning of section 1 (b) of Revised Maximum Price Regulation 251.

SEC. 5. Posting of maximum prices. Every seller making sales covered by this order shall post a copy of the list of maximum prices fixed by this order in each of his places of business in the area covered by this order in a manner plainly visible to all purchasers.

SEC. 6. Notification. Every seller making sales covered by this order shall, if requested by the purchaser, make available to the purchaser for inspection a copy of this order.

SEC. 7. Sales slips and records. Every seller covered by this order shall give to the purchaser at the time of sale, a sales slip receipt or other evidence of purchase which shall show the date of sale, the name and address of the seller, the description, quantity and price of each item sold, said description to be in detail sufficient to determine whether the price charged has been properly computed under this order: *Provided*, That for sales of less than a total of \$7.50, only the name and address of the seller and the amount of the sale need be shown. Each seller shall prepare such sales slip, receipt or other evidence of purchase in duplicate and he must keep such duplicate for at least six months after delivery of the original pursuant to this section. Each such seller shall also keep such records of each sale as he customarily kept prior to the issuance of this order.

SEC. 8. This order may be modified, amended or revoked at any time. This order shall become effective December 10, 1945.

SEC. 9. Appendix A. The following is a list of the items covered by this order

and the maximum prices thereof: (See attached list).

Issued this 30th day of November 1945.

CAREL C. KOCH,
District Director.

APPENDIX A

Item and unit	Maximum price
Plaster, hard wall; paper sack-----	\$0.95
Plaster, moulding; paper sack-----	1.20
Keenes cement; paper sack-----	1.75
Finishing lime; paper sack-----	.60
Gypsum lath $\frac{3}{8}$ " sq. yd-----	.19
Metal lath, 2.5-lb. painted diamond mesh, 26 gauge; sq. yd-----	.22
Metal lath, 3.4-lb. painted diamond mesh, 24 gauge; sq. yd-----	.25
Metal lath, 3.4-lb. galvanized 24 gauge; sq. yd-----	.29½
Metal lath, 3.4-lb. copper bearing; sq. yd-----	.26
Metal lath, corner bead straight edges; per lin. ft-----	.03
Metal lath, expanded type; per lin. ft-----	.04
Mason's hydrated lime 50-lb.; paper sack-----	.40
Portland cement, white (paper sack); bbl-----	8.50
Hi-Early cement (paper sack); bbl-----	3.72
Gypsum block-partitions 3" hollow; sq. ft-----	.07
Gypsum block partitions 4" hollow; sq. ft-----	.08½
Clay drain tile 4"; lin. ft-----	.08
Clay drain tile 6"; lin. ft-----	.10
Vitrified clay sewer pipe 4"; lin. ft-----	.20½
Vitrified clay sewer pipe 6"; lin. ft-----	.25
Flue lining 8 x 8; lin. ft-----	.37
Flue lining 8 x 12; lin. ft-----	.48½
Flue lining 12 x 12; lin. ft-----	.64½

The above maximum prices are subject to all discounts, allowances, free deliveries or other price differentials required to be maintained by the maximum price regulations covering the items listed above prior to the issuance of this order.

[F. R. Doc. 46-7361; Filed, May 1, 1946; 4:38 p. m.]

LIST OF COMMUNITY CEILING PRICE ORDERS

The following orders under Revised General Order 51 were filed with the Division of the Federal Register April 30, 1946.

Region I

Augusta Order 4-F, Amendment 17, covering fresh fruits and vegetables. Filed 2:34 p. m.

Hartford Order 5-F, Amendment 54, covering fresh fruits and vegetables in Waterbury and Watertown. Filed 2:34 p. m.

Hartford Order 6-F, Amendment 54, covering fresh fruits and vegetables in the Hartford area. Filed 2:34 p. m.

Hartford Order 7-F, Amendment 54, covering fresh fruits and vegetables in the New Haven area. Filed 2:34 p. m.

Hartford Order 8-F, Amendment 54, covering fresh fruits and vegetables in the Bridgeport area. Filed 2:34 p. m.

Hartford Order 9-F, Amendment 19, covering fresh fruits and vegetables. Filed 2:34 p. m.

Region II

Syracuse Order 5-F, Amendment 14, covering fresh fruits and vegetables in certain counties in New York. Filed 2:35 p. m.

Syracuse Order 6-F, Amendment 14, covering fresh fruits and vegetables in the cities of Syracuse, Watertown, Utica and their Free Delivery Zones, New York. Filed 2:35 p. m.

Syracuse Order 7-F, Amendment 11, covering fresh fruits and vegetables in certain areas in New York. Filed 2:35 p. m.

Syracuse Order 48, Amendment 1, covering dry groceries sold by Groups 1 & 2 stores in certain counties in New York. Filed 2:35 p. m.

Region IV

Atlanta Order 9-O, Amendment 5, covering eggs in Zone 16. Filed 2:32 p. m.

Atlanta Order 11-O, Amendment 6, covering eggs in Zone 17. Filed 2:32 & 2:33 p. m.

Region V

San Antonio Order 6-W, Amendment 2, covering dry groceries. Filed 2:25 p. m.

Region VI

Sioux Falls Order 5-F, Amendment 14, covering fresh fruits and vegetables in Minnehaha county, South Dakota. Filed 2:30 p. m.

Sioux Falls Order 24, Amendment 2, covering dry groceries in certain counties in South Dakota, Iowa and Minnesota. Filed 2:30 p. m.

Sioux Falls Order 9-W, Amendment 2, covering dry groceries in certain counties in South Dakota, Iowa and Minnesota. Filed 2:30 p. m.

Region VII

Helena Order 63-F, Amendment 3, covering fresh fruits and vegetables in certain areas in Montana. Filed 2:30 p. m.

Helena Order 64-F, Amendment 3, covering fresh fruits and vegetables in certain areas in Montana. Filed 2:30 p. m.

Helena Order 65-F, Amendment 3, covering fresh fruits and vegetables in Glasgow, Glendive, Miles City, Sidney, Havre & Chinook areas. Filed 2:31 p. m.

Helena Order 66-F, Amendment 3, covering fresh fruits and vegetables in certain areas in Montana. Filed 2:31 p. m.

Helena Order 67-F, Amendment 3, covering fresh fruits and vegetables in Billings, Butte, and Great Falls. Filed 2:31 p. m.

Helena Order 109, Amendment 2, covering dry groceries for the Billings, Butte, and Great Falls areas. Filed 2:31 p. m.

Helena Order 110, Amendment 2, covering dry groceries in certain areas in Montana. Filed 2:32 p. m.

Helena Order 111, Amendment 2, covering dry groceries in certain areas in Montana. Filed 2:32 p. m.

Helena Order 112, Amendment 2, covering dry groceries in certain areas in Montana. Filed 2:25 p. m.

Helena Order 113, Amendment 2, covering dry groceries in certain areas in Montana. Filed 2:25 p. m.

Helena Order 114, Amendment 2, covering dry groceries in certain areas in Montana. Filed 2:26 p. m.

Helena Order 115, Amendment 1, covering dry groceries for the State of Montana. Filed 2:26 p. m.

Helena Order 115, covering dry groceries sold by Groups 3 & 4 stores in the State of Montana. Filed 2:26 p. m.

Region VIII

Los Angeles Order 12-F, covering fresh fruits and vegetables in the Desert area. Filed 2:28 p. m.

Los Angeles Order 11-F, covering fresh fruits and vegetables in the Kern Extended area. Filed 2:28 p. m.

Los Angeles Order 13-F, covering fresh fruits and vegetables in the San Bernardino Extended area. Filed 2:28 p. m.

Los Angeles Order 4-C, Amendment 3, covering poultry in the counties of Los Angeles, Orange, Inyo and San Diego. Filed 2:28 p. m.

Los Angeles Order 5-C, Amendment 2, covering poultry in the counties of Riverside, San Bernardino and Imperial. Filed 2:28 p. m.

Los Angeles Order 6-C, Amendment 2, covering poultry in the counties of Kern, San Luis Obispo, Santa Barbara and Ventura. Filed 2:29 p. m.

Spokane Order 20-F, Amendment 14, covering fresh fruits and vegetables in certain areas of Spokane county, Washington and Kootenai county, Idaho. Filed 2:29 p. m.

Spokane Order 21-F, Amendment 14, covering fresh fruits and vegetables in certain areas of Shoshone and Kootenai counties, Idaho. Filed 2:29 p. m.

Spokane Order 22-F, Amendment 14, covering fresh fruits and vegetables in certain areas of Latah county, Idaho and Whitman county, Washington. Filed 2:29 p. m.

Spokane Order 23-F, Amendment 14, covering fresh fruits and vegetables in certain areas of Asotin county, Washington and Nez Perce county, Idaho. Filed 2:29 p. m.

Spokane Order 24-F, Amendment 13, covering fresh fruits and vegetables in certain areas of Columbia, Walla Walla, Benton and Franklin counties, Washington. Filed 2:30 p. m.

Copies of any of these orders may be obtained from the OPA Office in the designated city.

ERVIN H. POLLACK,
Secretary.

[F. R. Doc. 46-7353; Filed, May 1, 1946;
4:36 p. m.]

LIST OF COMMUNITY CEILING PRICE ORDERS

The following orders under Revised General Order 51, were filed with the Division of the Federal Register April 30, 1946.

Region V

Dallas Order 6-F, Amendment 27, covering fresh fruits and vegetables in McLennan county, Texas. Filed 9:38 a. m.

Fort Worth Order 13-F, Amendment 41, covering fresh fruits and vegetables in Tarrant county, Texas. Filed 9:38 a. m.

Fort Worth Order 19-F, Amendment 29, covering fresh fruits and vegetables in Taylor, Tom Green and Wichita counties, Texas. Filed 9:38 a. m.

Fort Worth Order 21-F, Amendment 26, covering fresh fruits and vegetables

in Lubbock and Potter counties, Texas. Filed 9:38 a. m.

Fort Worth Orders 5-C and 1-O, covering poultry and eggs in Tarrant county, Texas. Filed 9:38 a. m.

Fort Worth Order 20, Amendment 1, covering dry groceries sold by Groups 1 and 2 stores. Filed 9:39 a. m.

Fort Worth Order 21, Amendment 3, covering dry groceries sold by Groups 3A and 4A stores. Filed 9:39 a. m.

Fort Worth Order 5-W, Amendment 1, covering dry groceries. Filed 9:43 a. m.

Kansas City Order 4-F, Amendment 40, covering fresh fruits and vegetables in Johnson and Wyandotte counties, Kansas; Jackson county, Missouri, and the city of North Kansas City, Missouri. Filed 9:43 a. m.

Kansas City Order 9-F, Amendment 24, covering fresh fruits and vegetables in Buchanan county, Missouri. Filed 9:43 a. m.

Kansas City Order 10-F, Amendment 24, covering fresh fruits and vegetables in Greene county, Missouri. Filed 9:44 a. m.

Kansas City Order 11-F, Amendment 24, covering fresh fruits and vegetables in Jasper county, Missouri. Filed 9:45 a. m.

Kansas City Orders 9-C & 11-O, covering poultry and eggs in counties of Johnson & Wyandotte, Kansas; City of North Kansas City, Jackson and Buchanan counties, Missouri. Filed 9:45 a. m.

Kansas City Orders 10-C & 12-O, covering poultry and eggs in Green and Jasper counties, Missouri. Filed 9:48 a. m.

Little Rock Order 10-F, Amendment 41, covering fresh fruits and vegetables in Garland county, Arkansas. Filed 9:36 a. m.

Little Rock Order 12-F, Amendment 33, covering fresh fruits and vegetables in certain counties in Arkansas. Filed 9:36 a. m.

Little Rock Order 13-F, Amendment 33, covering fresh fruits and vegetables in certain counties in Arkansas and in Bowie county, Texas. Filed 9:36 a. m.

Little Rock Order 14-F, Amendment 33, covering fresh fruits and vegetables in certain counties in Arkansas. Filed 9:36 a. m.

Little Rock Order 15-F, Amendment 33, covering fresh fruits and vegetables in certain counties in Arkansas. Filed 9:36 a. m.

Little Rock Orders 4-C & 4-O, covering poultry and eggs in Pulaski county, Arkansas. Filed 9:36 and 9:37 a. m.

New Orleans Order 3-F, Amendment 39, covering fresh fruits and vegetables in Louisiana, Parishes of Orleans, St. Bernard & Jefferson except Grand Isle. Filed 9:37 a. m.

New Orleans Order 5-F, Amendment 30, covering fresh fruits and vegetables in Shreveport, Bossier City, Monroe, & West Monroe. Filed 9:37 a. m.

New Orleans Order 6-F, Amendment 30, covering fresh fruits and vegetables in certain areas in Louisiana. Filed 9:38 a. m.

San Antonio Order 6-F, Amendment 39, covering fresh fruits and vegetables in Bexar county, Texas. Filed 9:55 a. m.

San Antonio Order 7-F, Amendment 39, covering fresh fruits and vegetables in Austin, Texas. Filed 9:37 a. m.

San Antonio Order 8-F, Amendment 39, covering fresh fruits and vegetables in Corpus Christi, Texas. Filed 9:33 a. m.

San Antonio Order 9-F, Amendment 28, covering fresh fruits and vegetables in Culberson, El Paso, Hudspeth and Presidio counties, Texas. Filed 9:33 a. m.

San Antonio Orders 6-C and 3-O, covering poultry and eggs in Bexar county, Texas. Filed 9:33 a. m.

St. Louis Order 4-F, Amendments 39 and 40, covering fresh fruits and vegetables in the city of St. Louis and county of St. Louis, Missouri. Filed 9:38 and 9:55 a. m.

St. Louis Orders 3-C and 2-O, covering poultry and eggs in the city of St. Louis and county of St. Louis, Missouri. Filed 9:55 a. m.

Wichita Orders 34 and 35, Amendment 1, covering dry groceries sold for Groups 1 and 2 stores. Filed 9:48 a. m.

Wichita Order 36, Amendment 1, covering dry groceries. Filed 9:52 a. m.

Wichita Order 36, covering dry groceries. Filed 9:50 a. m.

Wichita Order 34, covering dry groceries in certain counties in Kansas. Filed 9:48 a. m.

Wichita Order 35, covering dry groceries in certain counties in Kansas. Filed 9:48 a. m.

Wichita Order 8-W, covering dry groceries in certain counties in Kansas. Filed 9:53 a. m.

Wichita Order 9-W, covering dry groceries in certain counties in Kansas. Filed 9:54 a. m.

Wichita Orders 8-W and 9-W, Amendment 1, covering dry groceries. Filed 9:53 and 9:55 a. m.

Region VI

Chicago Order 2-F, Amendment 111, covering fresh fruits and vegetables in certain counties in Illinois and Lake county, Indiana.

Chicago Order 6-C, Amendment 14, covering poultry in Cook county, Illinois. Filed 9:56 a. m.

Copies of any of these orders may be obtained from the OPA Office in the designated city.

ERVIN H. POLLACK,
Secretary.

[F. R. Doc. 46-7380; Filed, May 2, 1946;
11:31 a. m.]

[Region IV Order G-19 Under SR 15, MPR 280, and MPR 329, Amdt. 4]

FLUID MILK IN BUNCOMBE COUNTY, N. C.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator, Region IV of the Office of Price Administration by § 1499.75 (a) (9) (ii) (c) of the General Maximum Price Regulation and § 1351.408 (g) of Maximum Price Regulation 329, as amended, it is hereby ordered that Order G-19 be amended in the following respects:

(1) Section 14 (e), Table 4A, is amended as follows: The figures 14, 16 and 16 opposite the word "Quart" in the

whole milk price column are deleted. In their place the following figures shall be inserted: In the wholesale column— $14\frac{1}{2}\text{¢}$, in the retail-out-of-store column— $16\frac{1}{2}\text{¢}$ and in the retail home-delivered column $16\frac{1}{2}\text{¢}$.

(2) In section 17 the figures \$4.20 and .361 opposite the word "Buncombe" in the county column are deleted. In their places the following figures shall be inserted: In the per hundredweight column—\$4.40 and in the per gallon column—.378.

This amendment shall become effective May 1, 1946.

Issued: May 1, 1946.

JOHN R. DEKLE, Jr.,
Acting Regional Administrator.

Approved April 30, 1946.

H. L. FOREST,
*Acting Director, Dairy Branch,
Production and Marketing
Administration, U. S. Department of Agriculture.*

Approved:

CHESTER BOWLES,
*Director, Office of
Economic Stabilization.*

[F. R. Doc. 46-7355; Filed, May 1, 1946;
4:37 p. m.]

SECURITIES AND EXCHANGE COMMISSION.

[File No. 812-423]

INTERNATIONAL MINING CORP. AND INTERNATIONAL MINING CORP. (CANADA) LTD.

NOTICE OF AND ORDER FOR HEARING

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pennsylvania, on the 2d day of May, A. D. 1946.

In the matter of International Mining Corporation and International Mining Corporation (Canada) Limited, File No. 812-423.

International Mining Corporation, a registered closed and non-diversified management investment company, has filed an application pursuant to section 6 (c) of the Investment Company Act of 1940 for an order of the Commission granting to its Canadian subsidiary, International Mining Corporation (Canada) Limited, a general exemption from the provisions of Rule N-17D-1 promulgated under section 17 (d) of the act so that such subsidiary may be permitted to engage in joint mining ventures and prospecting syndicates in which certain of its affiliated persons are participants without being required to file from time to time, the applications required by subsection (a) of such rule.

It is ordered, Pursuant to section 40 (a) of said act, that a hearing on the aforesaid application be held on May 13, 1946, at 9:45 a. m., Eastern Daylight Saving Time, in Room 318 of the Securities and Exchange Commission Building, 18th and Locust Streets, Philadelphia, Pennsylvania.

It is further ordered, That Robert P. Reeder, or any other officer or officers of the Commission designated by it for that purpose, shall preside at such hearings. The officer so designated is hereby authorized to exercise all the powers granted to the Commission under section 41 and 42 (b) of the Investment Company Act of 1940 and to trial examiners under the Commission's rules of practice.

Notice of such hearing is hereby given to International Mining Corporation and International Mining Corporation (Canada) Limited and to any other persons whose participation in such proceeding may be in the public interest or for the protection of investors.

By the Commission.

[SEAL]

ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 46-7448; Filed, May 3, 1946;
9:36 p. m.]